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10th .- Parties receiving Advances, to address in each Instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the Fast India Company), signifying their assent to the Fast India Company, but more particularly for the put pose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period concurrence of any person whomsoever) at any period after default shall be made either in acceptance or after default shall be made either in acceptance or payments of the Blils; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expences which the Company may have incurred in respect of the God and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of

and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will. 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Cheles of the Healthly the President of

Published by Order of the Hon'ble the President of the Council of India in Council, H. T. PRINSEP,

Secy. to the Govt. of India.

#### FORT WILLIAM, FINANCIAL DEPARTMENT.

THE 3D JUNE, 1841.

Notice is hereby given, that the Board of Customs, Salt and Opium have been authorized to make Advances of Cash to Merchants on Bills of Exchange, secured by consignment of Goods at the rate of 2s. 1d. per Company's Rupee, until further Orders. In all other respects the Terms and Conditions of these Advances will be the same as advertised under dates the 2d May 1838 and 27th November 1839.

Published by order of the Right Hon'ble the Governor of Bengal,

G. A. BUSHBY.
Secy. to the Govt. of Bengal.

A CT No. 1 of 1841 is republished with certain elerical errors corrected.

By Order of the Right Hon'ble the Governor General of India in Council,

T. H. MADDOCK,

Secy. to the Govt. of India.

FORT WILLIAM, ? 28th June, 1841. 5

#### ACT No. I. of 1841.

Passed by the Right Hou'ble the Governor General of India in Council on the 12th of April, 1841.

An Act for facilitating the collection of the Revenue of Government and defining the interest intended to be conveyed by public sales for the realization of arrears of the Public Revenue in Putteedarree Estates.

Estates.

I. The Regulations in force authorize Preamble. the application of duress for enforcing the payment of arrears of the public revenue, against the person and property of the Contract. Lumberdar, leaving him to proceed against the teedars by suit or distraint. But with reference to peculiar nature of these Coparcenaries the existing extments appear to be insufficient on the one hand the protection of the rights of the Putteedars, and he other hand for the punctual realization of the of Government. The Regulations are also defined in not authorizing with sufficient distinctures the retransfer of the Puttees of a faulting Putteedars iteedaree Estates, and in not defining the intertended to be conveyed by public sales of such

II. A Putteedarree Estate in this wis held to be an Estate which consists of two or more separate portions or Puttees, or of which there may be proprietors, possessed of separate properties and holining direct of the Government, but not parties in their own names to the contract with the Government of payment of the public revenue. The proprietor who is a party in his own name is called a Lamberdar, and the proprietor who is not a par y to his own name is called a Putteedar.

III. It is hereby enacted, that the following modes of duress may be enforced against all Putteedars

III. It is hereby enacted, that the following modes of duress may be enforced against all Putteedars whose tenure and interest may have been defined by a Settlement formed according to Regulation VII. of 1822 as modified by Regulation IX. of 1833, whether every such Putteedar be in sole occupation of his Puttee, or hold it in common with others.

1st. Issue of Dustucks in the same manner, and under the same limitation, as authorized by the rules in force for Lumberdars.

in force for Lamberdars.

2d. Arrest, detention, imprisonment, distraint and sale of personal property as now authorized to be enforced against Lumberdars.

3d. Transfer of the defaulting Puttee in perpetuity to the members of any other Puttee which may not be

in arrear.
4th. Annulment of the Settlement as regards the

3d. Transfer of the defaulting Puttee in perpetuity to the members of any other Pattee which may not be in arrear.

4th. Annulment of the Settlement as regards the defaulting Puttee, and lease thereof to the members of any other Puttee which may not be in arrear or to a stranger for any term not exceeding fifteen years.

5th. Sale of the defaulting Puttee by public auction in which case the members of the remaining Puttees who may not be in arrear are authorized to bid.

IV. And it is hereby eacated, that on occasion of the sale by public auction of any Puttee, if the lot shall have been knocked down to a stranger, any Putteedar or other member of the coparcenary not being himself in arrear may claim to take the said Puttee at the sum last bid, provided that the said demand of pre-emption be made on the day of sais and before the Collector shall have left the office, and provided that the claiment folds all the other conditions of the sale.

V. And it is hereby enacted, that the above methods be employed by the Collector, under such limitation and control as Government or other superior revenue authorities shall see fit to prescribe or enforce. VI. And it is hereby enacted, that the sale of any Puttee by public auction, shall be effected in respect to the notice to be issued, the authority to be obtained, and the mode of conducting the sale according to the rules prescribed by Law from time to time for the sale of an entire Mehal, and the Puttee after the sale sale have been duly confirmed shall be the absolute frigery of the purchaser, save and except the rights of those Ryots whose right to the permanent occupancy of their lands may have been recognized, and the rates of run payable by whom may have been adjusted and recorded at the last settlement.

VII. And it is hereby enacted, that in case of the lease or other temporary transfer of any Puttee as above said no member of that Puttee shall be entitled to hold or cultivate any land therein from and after the worth of Bysack next succeeding such sale unless t

X. And it is hereby enacted, that nothing catained in this Act shan bar the indefensible right and Government to hold the entire body in proprietor and the entire estate responsible for the amount of the

whole Juyona, and to enforce the existing regulations for the redisfer or salt of the whole estate whenever it shall appear to then just and expedient. In every duch case is herely declared in modification of Regulation XI of 1822, that the entire proprietary rights of every member of the Coparcenary shall be annuled and forfeited, and the provision of Section VII. of this Act shall be applicable to every member of the Coparcenary.

WII. of this Act shall be applicable to every member of the Coparcepary.

XI. And it is hereby enacted, that the Governor General in Council may extend the provisions of this Act to any district to which with reference to the nature of the tenures prevalent therein its extension may be expedient, although no Settlement of such district may have been made under Regulations VII. of 1822 and IX. of 1833, and the Order of Government shall be sufficient authority for such extension.

T. H. MADDOCK,

Sey, to the Goot, of India.

### FORT WILLIAM, LEGISLATIVE DEPARTMENT,

THE 21ST JUNE, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 21st of June, 1841, is hereby promulgated for general inform-

ACT No. VIII. of 1841.

An Act to enable Her Mojesty's Supreme Courts within the Territories of the East India Company to give relief against adverse claims made upon persons having no interest in the subject of such claims.

I. Whereas it often happens that a person such at Law for the recovery of Money or Goods wherein he has no interest, and which are also claimed of him by some third party, has no means of relieving himself from such adverse claims but by a suit in Equity against the Plaintiff and such third party, usually called a Bill of Interpleader, which is attended with expence and delay;

In Equity against the Plaintiff and such third party, usually called a Bill of Interpleader, which is attended with expence and delay;

It is hereby enacted, that upon application made by or on the behalf of any Defendant sued in any of Hor Majesty's Supreme Courts in any action of Assumpst, Debt, Detinue, or Trover, such application being made after declaration and hefore plea by Affidavit or otherwise, showing that such Defendant does not claim any interest in the subject matter of the suit, but that the right thereto is claimed or supposed to belong to some third party who has sued or is expected to sue for the same, and that such Defendant does not in any manner collude with such third party, but is ready to bring into Court or to pay or dispose of the subject matter of the action in such manner as the Court (or any Judge thereof) may order or direct, it shall be lawful for the Court, or any Judge thereof, to make rules and orders calling upon such third party to appear and to state the nature and particulars of the Maim, and maintain or relinquish his claim, a Japon such third party as of the Plaintiff, and in the mean time to stay the proceedings in such action, and finally to order such third party to make himself Defendant in the same or some other action, or to proceed to trial on one or more feigned issue or issues, and also to direct which of the parties shall be Plaintiff or Defendant on such trial, or with the consent of the Plaintiff and such third party, their Counsel or Attornies to dispose of the merits of their claims, and determine the same in a summary manner, and to make such other rules and orders therein as to costs, and all other matters as reay appear to be just and reasonable.

II. And it is hereby enacted, that the judgment in any such action or issue as may be directed by the Court or Judge, and the decision of the Court or Judge in a summary manner, shall be final and conclusive against the parties and all persons claiming by, from, or under them.

III. And it is hereby enacted, tha

elaiming by, from, or under them.

III. And it is hereby enacted, that if such third party shall not appear upon such tyle or order to maintain or a languish his claim, being duly served therewith, or shall neglect or regise to comply with any rule or order to be made after appearance, it shall be lawful for the Course of Judge to declare such course party, and all persons claiming by, from, or ader him to be for ever barred from prosecuting helaim against the original Defendant, his Executives or Administrators; saving nevertheless the

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right or caim of such third party against the Plaintiff; and thereupon to make such order between such Defendant and the Plaintiff, as to costs or other matters, as may appear just and reasonable.

IV. And it is hereby provided, that are my order to be made in pursuance of this Act by a single Judge not sitting in open Court, shall be liable to be reseinded or altered by the Court in like manner as other orders made by a single Judge.

V. And it is hereby enacted, that if upon application to a Judge, in the first instance or in any later stage of the proceedings, he shall think the matter more fit for the decision of the Court, it shall be lawful for him to refer the matter to the Court, and thereupon the Court shall and may hear and dispose of the same in the same manner as if the proceeding had generally commenced by the Rule of Court instead of the order of a Judge.

VI. And whereas difficulties sometimes arise in

the Rule of Court instead of the order of a Judge.

VI. And whereas difficulties sometimes arise in the execution of process against Goods and Chattels issued by or under the authority of the said Courts, by reason of claims made to such Goods and Chattels by Assignees of Bankrupts and other persons not being the parties against whom such process has issued, whereby Sheriffs and other Officers are exposed to the hazard and expense of actions; and it is reasonable to afford relief and protection in such cases as such Sheriffs and other Officers, it is therefore hereby furture enacted, that protection in such cases as such Sheriffs and other Officers, it is therefore hereby furture enacted, that when any such claim shall be made to any Goods or Chattels taken or intended to be taken in the execution under any such process or to the proceeds or value thereof, it shall and may be lawful to and for the Court from which such process, issued upon application of such Sheriff or other Officers made before or after the return of such process, and as well before as after any action brought against such Sheriff or other Officer, to call before them by Rule of Court as well the party issuing such process as the party making such claim, and thereupon to exercise for the adjustment of such claims and the relief and protection of the Sheriff or other Officer, all or any of the powers and authorities hereinbefore contained, and make rules and decisious as shall appear to be just, according to the circumstances of the case, and the costs of all such proceedings shall be in the discretion of the Court.

VII. And it is hereby enacted, that all Rules,

VII. And it is hereby enacted, that all Rules, Orders, Matters and Decisions to be made and done in pursuance of this Act except only the Affidavits to be filed, may together with the declaration in the cause if any, be entered of record with a note in the to be filed, may together with the declaration in the cause if any, be entered of record with a note in the margin, expressing the true date of such entry, to the end that the same may be evidence in future times if required, and to secure and enforce the payment of costs directed by any such Rule or Order, and every such Rule or Order so entered shall have the force and effect of a judgment except only as to becoming a charge on any Lands, Tenements or Hereditaments; and in case any costs shall not be paid within fifteen days after notice of the taxation and amount thereof given to the party ordered to pay the same, his Agent or Attorney, execution may issue for the same by Fieri Facias, or Capias ad satisfaciendum, adapted to the ease, together with the costs of such entry, and of the execution if by Fieri Facias, and such Writ or Writs may bear Teste on the day of issuing the same, whether in term or vacation, and the Sheriff or other Officer executing any such Writ shall be entitled to the same fees, and no more as upon any similar Writ grounded upon a judgment of the Court.

T. H. MADDOCK,

T. H. MADDOCK,

Secy. to Govt. of India.

# FORT WILLIAM, LEGISLATIVE DEPARTMENT,

THE 28TH JUNE, 1841.

The following Draft of a proposed Act was read in council for the first time on the 28th of June, 1841.

Acr Mos ...... An Act for declaring and mending Section XII. Regulation III of 1808, of the regular Code, converning the desmissial of State for Agreeming to proceed in the same.

1. It is hereby enacted, that if a Pixintiff in any Court shall, at any type, neglect to proceed an his sust for six weeks, too but shall be dismissed and it shall not be processer; to give the Piaintiff any name

previous to dismissing his Suit. The Suit shall be dismissed as of course after the expiration of six weeks without any proceeding on the part of the Court, or of the Defendant, or otherwise, or assignment of any reasons, unless the Plaintiff, upon special application, shall have previously satisfied the Court of the propriety of allowing further time. The Court shall record upon the proceedings the reasons at large for allowing further time in all cases in which further time may be allowed, but it shall not be necessary to specify the reasons for refusing any application for further time.

II. And it is hereby enacted, that in all cases in which a Suit is dismissed under the preceding Section the Court shall award to the Defendant the costs he may have incurred in the Suit. But such dismissal of a Suit shall be no impediment to the institution of a new Suit, where the party is not precluded by lapse of time, or otherwise than by the mere circumstances of having instituted the Suit dismissed and of such dismissal.

Ordered, that the Draft now read be published for

rdered, that the said Draft be re-considered at the Meeting of the Legislative Council of India after 8th day of September next.

T. H. MADDOCK, Secy. to the Govt. of India.

### FORT WILLIAM. LEGISLATIVE DEPARTMENT,

THE 28тн JUNE, 1841.

The following Draft of a proposed Act was read in Caucil for the first time on the 28th of June, 1841.

ACT No. - or 1841.

Act for the greater uniformity of the Law adstered by Her Majesty's Supreme Courts with administered in England, in regard to the undersed residue of the Effects of Testators; Illusory Appointments; the transfer of Estates by persons and the better management of the property of such persons, and other like matters

and the better management of the property of such persons, and other like matters

I. It is herebyenacted, that the Statute XI. George IV. and I William IV. Ch. 40, entitled "an Act for making better provision for the disposal of the undisposed of residues of the Effects of Testators," shall be extended to the Territories of the East India Company as far as it is applicable to the same. Provided that this Act shall take effect from the first day of January next, which day is substituted for the first day of September mentioned in the Statute.

II. And it is hereby enacted, that the Statute XI. George IV. and I William IV. Ch. 46, entitled "an Act to alter and amend the Law relating to Illusory Appointments," and the Statute XI. George IV. and I William IV. Ch. 65, entitled "an Act for consolidating and amending the Law relating to property belonging to infants, feme coverts, idiots, lunatics and persons of unsound mind" shall, from the first day of January next, be extended to the Territories of the East India Company, as far as it is applicable to the same.

III. And it is hereby enacted, that the Statute XI. George IV. and I William IV. Ch. 60, entitled "an Act for amending the Laws respecting conveyances and transfers of Estates and Funds vested in Trustees and Mortgagees, and for enabling Courts of Equity to give effect to their Decrees and Orders in certain cases," except so much thereof as provides that it shall not extend to cases of partition, shall, from the first day of January next, be extended to the territories of the East India Company, as far as it is applicable to the same, and all provisions contained in the last mentioned Statute relating to the Lord Chancellor of Great Britain, intrusted as therein is, mentioned, or to Courts of Chancery, or their Decrees, shall be applicable to the East India Company, as far as it is applicable to the same, and all provisions contained in the last mentioned in the last Section of the ame Act shall be applicable to the East India Company, and all Corporate So Caenda At

and the delay by reason of

the parol demurring; and touching convergees made by Infants under order of Court, it is here by enacted, that Sections 10 and 11 of he XIth Geo. IV. and 1 William IV. Ch. 47, entitled to an Act for continuous solidating and amending the Laws for facilitating the payment of debts out of Real Estate, shall, from the first day of January next, he extended to the Territories of the East India Company, as far as it is applicable to the same.

V. And it is hereby provided, that this Act shall

V. And it is hereby provided, that this Act shall not be construed to affect any case which would not have been governed by English Law as administered by Her Majesty's Supreme Courts previous to the passing thereof, or any precedings at Law or in Equity commenced before the first day of January

Ordered, that the Draft now read be published for

Ordered, that the Draft now read he published for general information.

Ordered, that the said Draft he re-considered at the first Meeting of the Legislative Council of India after the 28th day of September next.

T. H. MADDOCK,

Secy. to the Govt. of India.

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(No. 1024.)

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT,

THE 29TH JUNE, 1841.

The following Officers have obtained leave of absence from their Stations:

Mr. R. C. Raikes, exercising powers of Joint Magistrate and Deputy Collector of Pubna, for two months, from the 1st proximo, under Section XI. of the Rules of 29th January 1840.

Moulvie Mahomed Nazim, Sudder Ameen of Tipperah, for fifteen days, in extension, under Medical Certificate.

Baboo Nittenual Chattair

Certificate.

Baboo Nittanund Chatterjeea, Deputy Collector under Regulation IX. of 1833, in Nuddea, for two months. from the 22d March last.

The Right Honorable the Governor of Bengal has been pleased to make the following Appointments:

Moulvie Mahomed Khadim to be Law Officer to the Civil and Sessions Court of Nuddea, vice Moulvie Syed Ahmed Buksh promoted.

Shamol Prawn Mustofee, Moonsiff of Goburdanga, in Nuddea, and Shreenath Chowdry, Moonsiff of Jungypore, in Moorshedabad, have been raised to the 1st grade of that class of Officers.

FRED. JAS. HALLIDAY

FRED. JAS. HALLIDAY,

Secy. to the Govt. of Bengal.

GENERAL ORDERS BY THE RIGHT HON BLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 30th June, 1841.

No. 159 of 1841.—The undermentioned Officer's of the Cavalry and Infantry are promoted to the rank of Captain by Brevet, from the date expressed opposite their names:

their names:
20th Regt. N. I. Lieut. James Corse Scott,
7th Do. Lt. Cavy. Lieut Whalley Master,...
10th Do. do. Lieut. Theodore Francis Broughton Beatson,....
21st Do. N. I. Lieut. Wm. Humphrey Lomer,...
46th Do. do. Lieut. Henry Stockley Grimes,...

Mr. Matthew Francis Kemble is admitted to Service, in conformity with his appointment by Hon'ble the Court of Directors as a Cadet of Infaron this Establishment, and promoted to the rank Ensign, from the date assigned to him in General Orders, No. 128, of the 26th ultimo. Date of arrival at Fort William, 19th June, 1841.

Mr. William Stephen Twycross having satisfied Government on the points of qualification prescribed by existing regulations, is admitted to the Service as a Cadet of Infantry, on this Establishment, agreeably to instructions from the Honorable the Court of Directors, and promof I to the rank of Engine leaving the date of his Commic ion to be adjusted hereafter.

Lieutemant S C. McPherson, of the 8th Regiment Madras Native Infantry at present Assistant Surveyor, is placed at the disposal of the Madras Government.

Captain and Brevet Major Niel Campbell, of the

Captain and Brevet Major Niel Campbell, of the 21st Regiment N. I., permitted to retire from the

Service of the East India Company, on the pension of a Liestenant Colosel, from the 1st proxime, in conformity to the Regulation of the 29th December, 1837.

Brevet Captain George Reid, of the 5th Regiment Light Cavairy is permitted, at his own request, to reach the Service of the East India Company, from the 1st proximo

Ist proximo
Sub-Conductor John Rea, of the Army Commissarlat Department, is permitted to resign the Service
from the 1st proximo.
Guaners William Coates and Timothy FitzPatrick
are appointed Assistant Overseers in the Department
of Public Works, and placed at the disposal of the
Officiating Superintending Engineer, North Western
Provinces, to fill vacancies in the Debity Canals caused
by the deaths of Overseers Woods and Minton.

J. STUART, Lt.-Col.,

Secy. to the Govt. of India, Mity. Dept.

FORT WILLIAM, 30th June, 1841.

No. 160 of 1841.—The Right Honorable the Governor General of India in Council is pleased to make the following Appointments:

Brevet Captain J Butler, of the 55th Regiment Native Infantry, Acting 2d in Command of the Assam Light Infantry, and at present Officiating as a Junior Assistant to the Commissioner of Assam, to be 2d in Command of that Corps, vice Brevet Captain L. P. D. Eld.

L. P. D. Eld.

Brevet Captain N. A. Parker, of the 58th Regiment
Native Infantry, to Officiate as 2d in Command of the
Assam Light Infantry, during the absence of Brevet
Captain Butler on Civil employ, or until further
orders.

Captain W. M. N. Start of the 10th Pariment

Captain W. M. N. Sturt, of the 10th Regiment Captain W. M. N. Sturt, of the 10th Regiment Native Infantry, who was appointed in General Orders No. 103, dated the 28th April last, Assistant Secretary to the Government of India, Military Department, having arrived at the Presidency, is directed to assume the duties of his Office from the 1st proximo.

J. STUART, Lt. Col.

Secy. to the Govt. of India, Mily. Dept.

#### FORT WILLIAM, 30th June, 1841.

No. 161 of 1841.—Instances having recently occurred, in which Military Officers proceeding to Sea have overstayed the leave of absence granted to them; the Right Hon'ble the Governor General of India in Council is pleased to republish, for general informations the Government General Orders, No. 31, dated 20th February 1832, and to direct that a copy of it be furnished from the Office of the Adjutant General of the Army, to every Officer proceeding to Sea, or beyond the limits of this Presidency, on leave of absence.

General Orders by the Hon'ble the Vice President in Council.

FORT WILLIAM, 20th February, 1832.

No. 31 of 1832 — In continuation of General Orders by the Right Hon'ble the Governor General in Council, No. 48, under date the 11th of February 1825, the Hon'ble the Vice President in Council is pleased to announce, for general information, that any Military Officer hereafter proceeding beyond Sea, or the limits of this Presidency, for the recovery of his health, who shall remain absent for a period exceeding two years, shall be accounted on Furlough, in like manner, as if he had proceeded to Europe, unless he can prove to the satisfaction of Government, that no opportunity offered for his returning, or embarking on his return to Chitpore Bengal, from the Colony or Settlement at which he tras residing, at any time within three months precious to the completion of an absence of two years.

(Sigued) W. CASEMENT, Colonel,

(Signer)

I STUART Lt Col.,

So the Good of Ladia, Mily, Dept.

Post William with Jour 1841.

No 16 to 1 in about every the instructions of the II black on a Devotars, and in continuation of the II black on a Devotars, and in continuation of the II black of the second General of Ind. Second Secon

receiving their pay at a rate of exchange more favorable than the present one, will be secured to the Native Troops, by the following arrangement, which His Lordship in Council takes this opportunity of announcing for general information.

3. From calculations made by order of the Supreme Government, it appears that the Madras Troops of every description, serving in the Deccan, sustain a serious loss from being paid in the local currency, at the existing rates of exchange, viz., in Hyderabad Rupees at the rate of (111) One Hundred and Eleven for (100) One Hundred Madras Rupees, and in Nagpore Rupees at (107) One Hundred and Seven for (100) One Hundred Sonaut or Company's Rupees; the average intrinsic par of the Coin at present issued to them, being, as compared with Company's Rupees, (121) One Hundred and Twentyone of the former, and (117) One Hundred and Seventeen of the latter, to the hundred.

4. In such a case the obvious mode, as well as measure of relief, is, an equitable adjustment of the rate of Exchange at which the local currency shall be issued to the Troops; and, as the loss sustained by each of the Deccan Subsidiary Forces appears to be the same, viz. 10 per Cent., the Right Hon'ble the Governor General of India in Council is pleased to authorize an addition to that extent, in both cases, to the present rate of exchange, subject, however, to such future modification as any change of the local currency, or in the intrinsic value of the currency now used for issue, may render necessary.

5. The whole of the European Officers and Soldiers

may render necessary.

5. The whole of the European Officers and Soldiers serving with the Hyderabad and Nagpore Subsidiary Forces, the Commissioned and Non-Commissioned Officers attached to Native Corps included, are to be desired from the let of August next, to the benefits Others attached to Native Corps included, are to be admitted from the 1st of August next, to the benefits of this arrangement, which will be extended to the Native Troops on the discontinuance of Extra Batta, that is to say, to each of the Regiments, on its arrival, that may relieve one of those now serving at Hyderabad, Jaulna, or Nagpore.

J. STUART, Lt.-Col.,

Secy to the Govt. of India, Mily. Dept.

## ECCLESIASTICAL.

The Right Reverend The Lord Bishop of Calcutta has appointed the Reverend Theodore Edward Dunkin, Assistant Chaplain, to be a Surrogate for the Chaplaincy and Station of Kurnaul, in the Archdeaconry and Diocese of Calcutta, for granting Episcopal Licences of Marriage.

Dated at Calcutta, this 29th day of June, 1841.

WM. Hy. ABBOTT, Registrar.

#### NOTIFICATION.

OTICE is hereby given, that under the Provisions of Section II. Regulation VII. of 1824, of the Bengal Code, and in modification of the Notices and Rules published under dates 2d March 1835 and 26th December 1839, the following Rules have been prescribed by Government to take effect in regard to all Distilleries constructed and worked after the European method beyond the limits of the jurisdiction of the Supreme Court of Calcutta.

1. It shall rest with the Board of Customs, Salt and Opium to determine what portion of the Rules contained in Sections IV. V. VI, VII, VIII, IX. X. XI, XII, XIII, and XIV, Regulation II. of 1802, shall continue to be enforced in respect to Distilleries Licensed to be worked as above, and in which, up to the present date, the said Rules have been in force.

or the present date, the said Rules have been in force.

2. Parties Licensed to establish Distilleries worked as above, shall deposit five thousand Rupees in cash, or in Government Securities, with the Board of Customs, Salt and Opium, the same or such portion of the amount as Government shall determine on the recommendation of the Board of Customs, Salt and Opium, together with the Distillery License, to be forfeited in the event of any breach of the Abkarry Regulations of the Bengal Presidency, proved before the Officer vested by Law with the decision of Abkarry suits; on the License ceasing without such forfeiture, the sum deposited shall be returned by the Board of Customs, Salt and Opium.

3. Not more than one autionary deposit of 5,000 Rupees in cash or in Public Securities will be required on account of any number of Distilleries [worked in the European method] that may be established by one and the same intividual or firm.

4. No Distillery worked after the days method shall be Licensed until the parties applying for the

License shall have satisfied the Board of Customs, Salt and Opium, that the works are capable of producing not less than 300 gallons of Spirit per diem.

5. No Distillery proposed to be worked after the above method, shall be Licensed until the parties applying for the License shall have satisfied the Board of Customs. toms, Salt and Opium, that the premises are so constructed as to afford full security for the realization of the Government Revenue. And in all cases, parties applying for a License for Distilleries already erected shall engage to adopt such measures for the security of the Public Revenue, and within such time as may be prescribed by the Board of Customs, Salt and Opium.

6. Parties begins a License to establish Distilleries.

6. Parties having a License to establish Distille-ries worked as above, shall provide a residence for the Native Officer of the Abkarry Department stationed on the premises, which residence shall be so situated as to command the ingress and egress to and from the

to command the ingress and egress to and from the premises.

7. Parties working Distilleries constructed and worked in the European method as above, are required to apply to the Board of Customs, Salt and Opium, in December each year for the renewal of their Licenses for the year following, and Licenses not so renewed, will be considered null and void, and as not protecting from seizure and confiscation, the Spirits produced in the said Distilleries, or the parties working the said Distilleries, from the Penalties provided by Law for the Illicit manufacture of Spirits.

8. The Board of Customs, Salt and Opium are empowered to refuse Licenses for Distilleries worked as above, without assigning any reason for the same, except to Government, in the event of parties appealing from their decision.

9. The Board of Customs, Salt and Opium have been empowered by Government to require, as a condition of the License, that the parties establishing a Distillery shall pay the expense of the Officer or Officers who may be employed on the part of Government at such Distillery, the payment to be secured in a manner satisfactory to the Board of Customs, Salt and Opium, and a failure therein to render the License forfeitable at the discretion of the Board.

By order of the Board of Customs, Salt and Opium, and a failure therein to render the License forfeitable at the discretion of the Board.

By order of the Board of Customs, Salt and Opium, the 29th June, 1841,

the 29th June, 1841,
H. TORRENS, Secretary.

### NOTIFICATION.

THE Superintendence and Charge of all Distilleries worked in the European method within 20 miles of Calcutta, having been ordered by the Right Hon'ble the Governor of Bengal, to be transferred to the imthe Governor of Bengal, to be transferred to the immediate Superintendence of the Secretary to the Board of Customs, Salt and Opium, parties interested in such Distilleries are hereby informed that the conditions regarding Licence, explained at length in the separate Notification issued from this Office, bearing the present date, will not be enforced in respect to the Distilleries so situated before the 1st November next; after which date, the Owners of such Distilleries will become liable to the penalties expressed in the separate Notification adverted to, if Licences under the prescribed conditions shall not have been previously obtained by them.

Further particulars regarding the objects of this

Further particulars regarding the objects of this Notification can be learned on application at this

Office.

By Order of the Board of Customs, Salt and Opium, the 29th June, 1841,

H. TORRENS, Secretary.

# NOTICE.

THE practice of shipping small quantities of Rum, with claim to export drawback, being found to be injurious to the Abkarry Revenue,—Notice is hereby given, that the Right Hon'ble the Governor of Bengal has been pleased to cancel the Order of Government, dated 14th June 1830, published in the Government, dated 14th June 1830, published in the Government Gazette of 24th idem, and to direct that the privilege of drawback or the remission of Abkarry duty, whether actually levied or secured by bond, will, from the 1st proximo, be only claimable by shippers of one thousand gallons and upwards.

By Order of the Board of Customs, Salt and Opium, the 29th June 1841,

H. TORREN, Secretary.

Fort William, Gent. Post Office, }
the 2d July, 1841.

# GENERAL POST OFFICE NOTICE.

THE Public are hereby informed, that the Government
Overland Express will be deepstched heres to Bombay, on Thursday, the 8th instant, on which date letters
will be received at this Office under the rules published on
the 4th of September 1840.

H. S. OLDFIELD, Offg. Post Master Teneral.
Fort William, Genl. Post Office,
The 1st July, 1841.

#### NOTICE.

THE H. C. Steam Vessel "GANGES" will leave Cal-cutta on Sunday next, the 4th instant, for Moul-myne. The Mails for despatch by that opportunity will be closed at this Office on the evening of Saturday the 3d instant.

H. S. OLDFIELD, Offg. Post Master General,

#### MARINE DEPARTMENT.

NOTICE is hereby given, that it is the intention of the Hon'ble the Governor in Council to despatch a Steamer with the Mail to Suez, on Saturday the 22d May. It is also intended to despatch a Steam Frigate with the Overland Mail via Suez, on Saturday, the 19th June, and again on Monday, the 19th July, but passengers cannot be accommodated in the usual manner on these occasions. The Despatch of the ordinary Monthly Packets will recommence on Wednesday, the 1st September.

By order of the Hon'ble the Governor in Council,

(Signed) P. M. MELVILL. Lieut, Col. Secy. to Govt. Bombay Castle, 31st March, 1841.

With reference to the above Notification, notice is hereby given, that the latest rate dates for the transmission or letters from Calcutta, (which may be intended for despatch from Bombay by the Steamer of 22d May) will be the 9th May; by the Steamer of the 19th June will be the 5th of June; and by Steamer of the 19th July will be

the 5th July.

H. S. OLDFIELD, Offg. Post Master Genl.

Fort William, Genl. Post Office, {
the 19th April, 1841.

NOTICE.—All the Letters, up to the 23d ultimo, inclusive, for Penang, Singapore and China, which were marked for transmission by the fillowing Vessels, namely, "Hero," "Sylph," "Reb Roy." "Nerbudda," "Maingay," "Water Lilly," and "Buccanier," were forwarded by the Steamer Phlegethon, that Vessel offering the most favorable opportunity for their conveyance.

All the Letters for Europe marked for transmission by the "Helen Thompson," were transferred to the "Tapley," on the return of the former Vessel damaged.

damaged.

The undermentioned Transfers were effected, in consequence of the Packets reaching Kedgeree to late to overtake the Vessels for which they had been originally intended:

Date of the Receipt of the Letters at the General Post Office.	Names of the Vessels by which the Let- ters were intended to have been transmitted,	Destination.	Names of the Vessels by which the Letters were transmitted.
29th & 30th May, 11th June, 11th & 12th ditto.	Venus, Falcon, Royal Con-	Moulmein London,	Bucasnier. Anglesea.
14th ditto,	Adino	Ditto,	Ditto. Saleette.
20th ditta,	Salsette,	Ditto,	Reliance.
21st ditto,	Persian,	London,	Raymond. Sea Queen.
22d ditto,	John Adams, Worcester,	China, Ditto,	Steamer Phiegethon.
24th June,	Time,	Penang, Sin- gapore and	A title Second
A HIL WY	34 200	Chine,	Steamer Phlegethe
26th ditto,	Helen Thompson,	London,	whid of
26th & 28th ditte,	Marmion	Ditto,	Disto.
28th ditto,	Steamer 1	A STATE OF	Steamer
STALL OF BUILDING	Phlegeth	Cuins,	Hooghly.

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SHAFT BREETS

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Wm. MOOR .. Deputy Post Master.
Fort William, General Post Office, \\
The 2d July, 1841.

STAF

NAME OF TAXABLE	Agents.	Intended Departure.	Intended Departure. To what Port.	Touching at.	Remarks.
Sar Pull	Leach, Kettlewell and Co., Gillanders, Arbuthnot & Co., Appar and Co., J. Crooke and Co., Saunders, May, Sarkies & Co.	From Bombay 19th July, latest date for letters from Calcutta 5th July, 2d July, 3d July, Bd Ditto, Ditto. 4th Ditto,	Overland letters via Suez.  Mauritiue. London. London. Singapore.	Singapore.	tests manufacture qui and the season of the

NOTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1839. that excavations, surrounded with fences, and having ights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower South Division.

Surface Drain, on the Southside of Middleton Street, to be constructed

Upper North Division.

Chitpore Road, West side, from opposite Dwarkeynoth Tagore's Lane to Churruckdangah Street, Aqueduct to be built.

R. J. ROSE, Offg. Supt. Conservancy.

PROBATE of the last Will and Testament of WILLIAM LESLIE, late of Calcutta, deceased, who was a Member of the Firm of Messieurs Gibson and Compa, of Calcutta, Tailors, having been this day granted by the Supreme Court of Judicature of Fort William in Bengal, on its Ecclesiastical side, to Mr. John Wallace of Calcutta aforesaid a Member of the same Firm, one of the Executors therein named. All persons having Claims on the said Estate, are requested to make the same known to the said Mr. Wallace, and those indebt in the sto are desired to pay the same to him without delay.

Calculta, 16th June, 1841.

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that the matters of the Petitions and Schedules (the same having been filed in the Court) of the Insolvent Prisoners hereinafter named, are appointed to be heard,

On Saturday, the 7th day of August, 1841, at the hour of 11 o'Clock in the forenoon,

CHOONA MULL, of Burra Bazar, in Calcutta, Broker.

THOMAS KIERNANDER, sometime of Dinapore, and of Sulkea, late of Bow Bazar, in Calcutta, Merchant and Commission Agent.

"No Creditor will be allowed at the Hearing to oppose the discharge of a Prisoner, unless he shall have given notice to the Chief Clerk three clear days before the day of Hearing."

Office of Examiner, 28th June, 1841.

কলিকাডার জোতাহিন ঋণিদিগের পরি তাণাথ আদালত

এতছারায় ধবর দেওয়া জাইতেছে যে নিচের নামিত নাতয়ান কয়েদী সকলের এই আদালতে দাখিল করা আরজী ও কদের খনানির নিমিত্তে নি াহিত হইয়াছে

সন ১৮৪১ সালের আগেই মাহার ৭ শনিবার তারিখে বেলা ১১ ঘ্টার সময় ছননা মল কলিকাতার বড় বাজার নিবাসি দালাল

তামশ করনাগুর কিছদিন মোণ, দিনাপুর এবং, মোণ সালিকিয়া নিবাসি পরে কলিকাতার বহু বাজার নিবাসি সৌদাগর এবং, কমিশীয়ান এজেন্ট

ক্রেন মহাজন আপত্য করিতে পারে বেন নাই থালাসিতে কোন কয়েদির জন্যপি সূত্র।
নির নিয়মিত দিবসের পূর্ব পূণ তিন দীবস থাকি
তে চিপ কেলাক সাহেবকে সংবাদ না দেন
একজানিনর সাহেবের আজিষ
সন ১৮৪১ সাল ২৮ জন

Court for the Relief of Insolvent Debtors at Calcutta. NOTICE is hereby given, that

BULLORAM CHUTTOPADHIA, of Burra Bazar, in Calcutta, Broker,

Now a Prisoner in the Gaol of Calcutta, hath filed his Petition, praying for Relief under the Provisions of the Statute 9th Geo. IV. Cap. 73, entitled "an Act to provide for the Relief of Insolvent Debtors in the East Indies, &c."—and the said Bulloram Chuttopadhia hath, in Trust for the benefit of his Creditors, executed an Assignment to the Common Assignee of the said Court, of all the real and personal Estate and Effects which he now hath, or is entitled to, or which may come to, or be acquired by him before the Court shall have made its final order in the matter of the said Petition.

P. O'Hanlon, Examiner.

Office of Examiner, 30th June, 1841. Mr. Marshall, Atty.

কলিকাভার জোত্রহিন কর্জ্লারানের পরি তাগাথে আদাল্ড

সমাচার দেওয়া জাইডেছে যে

বনরাম চটোপাধাায় কলিকাতার কড়বাজার নিবাসি দালাল

নৰ্থতি তিনি কলিকাতার জেলে কয়েদ আছেন এবং তাহার আরজি দাখিল করিরাছেন এই প্রা থনার যে চত্ত কাজ বাদসাহের বাদসাইয়ের ১ নব্য বংসরের প্রকাশিত আইনের ৭০ ধরা জাহা র নাম হিন্দুত্বনের অক্ষম কর্জনারাণের পরিত্রাণা ৰ আইন ভাহার লিবিত আজা তাহাৰ সমতে আ মলে আইসে এবং ঐ উক্ত বলরাম চটে:পাধ্যায় উক্ত আদালতের সাধারণমোক্তারকারের নিকট ভাছা রু মহাজনগনের উপকারাথ ভাবত স্বরও অভাবর বিষয় জাহা একণে ভাহার আছে কিয়া লাহা উক্ত আর্জির বিষয়ে উক্ত আদালত হইতে শেষ হকুন হইবার পূরে ভাহার হস্তে আইসে কিয়া উপাজন করেন ঐ সকলের এক মোক্তারনামা নিধিয়াদিরা

P. O'Hanlon, Examiner. একজামিনর সাহেবের আকিষ সন ১৮৪১ সাল ৩০ জন 📑 (ম॰, प्राव्यान डेक्निन

#### SHERIFF'S OFFICE, 2D JULY, 1841.

OTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the said Town of Calcutta, on Monday, the Second day of August next, at 12 of the Clock at Noon.

### W. C. BRADDON, Sheriff.

The Court will open on the first day of the Sessions, at 12 o'Clock at noon, and upon each succeeding day, precisely at 11 o'Clock in the forenoon, of which all persons are required to take notice.

W. C. BRADDON, Sheriff.

সরিপ আফিষ ২ জ্লাই ১৮৪১ সাল---

সমাচার দেওয়া যাইতেছে যে আগামী ২ আ গাইট ১৮৪১ সাল সোমবার দুই প্রহরের সময় সহর কলিকাতার কোট উইলেমের এব০১ তাহার অন্ত পাতি যে সকল স্থান ভল্লিমিতে বলদেলে ফোট উই লেমের স্প্রেম কোট আপন আদালত ছারে ওয়ের টর্মিনর এব ০১ এডমিরেলটী অথাৎ মৃহ: সুমদ্ সমুক্রীয় মোকদমার নিঞ্গত্য জন্যে এক সেসিধান ख्यो । शिष्ट्रल क्रिटिवन

W. C. BRADDON, Sheriff.

এই সেসিয়ান জড়োকাল প্রয়স্ত বসিবেক তা ছার প্রথম দিন দুই প্রহরের সময় ভাছার পর व्यिष्टिमियम ১১ श्रुणीत समग्र वसीरवर्क अविषय जरूरन खद्र र द्रांश्व

W. C. BRADDON, Sheriff.

CUSTOMS.

List of Packages lying unclaimed at this Office.

1 Box, W. Spokes, 1st European Regt. 4th Company, per Robarts.

1 Parcel, J. Swan, Gawernor's Clerk, per Reliance.

1 Ditte, J. Poste, eggs of Mr. Restard, per dittories.

Ditto, J. Poate, care of Mr. Bastard, per dittog.
Case, Condr. J. Baldock, Ordnance Departs
ment, per Carnatic.
Parcel, Mr. Gilbert, Clerk H. M. S. Nimrod, 1 Parcel, Mr. Gilbert, Clerk H. M. S. Pittutou, per India.
5 Butts, marked Z in diamond, per Walmer Castle.

2 Hhds. & 2 Butts, do CBS 25, 26, 5, 6, per do-

2 Butts, ditte 4 diamonds S O, per ditto.

Case, Major Wilcox, per Viscount Melbourne. Ditto, Colin Mackenzie, W in diamond, 3, per Mountaineer

1 Package, Captain W. N. Shelstone, per Highlander.
1 Case, H. Ward, 33d Rogt., care of Culvin and

Case, H. Ward, 33d Regt., care of Colvin and Co., per Winchester.
Trunk, marked J C, per Indian Queen.
Chest, no mark, per ditto.
Case, Mr. Fagan, per Colombo.
Parcel, Jas. Crooke, per Jamaica.
Case, Licut. Col. Booth, care of Griffiths and Co., Madras, per Eliza.
Ditto, W. B. Hamilton, per Mary and Susan.
Qr. Case, marked I U F, per Asia.
Parcei, Revd. Dr. Haberlin, per Hindostan.
Ditto, Lt G. Crispin, care of Colvin and Co., per ditto.

1 Dirto, Lt G. Grepne, ditto.
2 Ditto, E T. Downs, ditto, per ditto.
1 Ditto, Officers 55th Regt, per ditto.
1 Ditto, Editor India Review, per ditto.
1 Ditto, Dr. J. Jackson, care of A. F. Smith and Comper ditto. Co., per ditto.

1 Ditto, H. Rickets, care of J. Lowe and Co., per

ditto.

1 Ditto, S. D. Birch, Bank of Bengal, per ditto.
1 Ditto, A. Nicholson, Cadet, per ditto.
1 Ditto, John Murray, M. D., Insptr. Genl. of Hos-

pitals, per ditto.

Pitals, per ditto.

1 Box, To the Military Accountant, Fort William, No. 45 of 1841, per Coll. Newall.

3 Parcels, Gilmore and Co., per Leonard Dobbin.

1 Ditto, Colville, Gilmore and Co., per ditto.

R. WALKER, Elector of Gent Contents.

Collector of Govt. Customs

Calcutta, 2d July, 1841

The Collector has no objection to pass Packages, which are intended for private use, and not for Sale, unoponed—provided that at the time they are applied for, satisfactory proof of their contents in the shape of Invoices, Bills, or Letters of Advice are produced. In the absence of these documents, owners depute a person to be present at the opening of their

The Collector has nothing to do with the landing of Packages from Ships, nor with forwarding them to their owners or destinations.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Tuesday, the 6th July, 1841, corresponding with 24th Assaur 1248 B S.

Name of Mehal to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Adver- tizement.	Becorded Proprieter.	Amount Sudder Jumms	Arrears of Revenue, including Interest for the Kiet of March 1841.	Remarks.
No. 28. Saukkholly, Pergh. Baulia,	Prawnnauth Chowdhey, &c., Do, including Chakeran,	10148 0 8 7958 1 7	£25 6 5	This Land produces
Balgory,		1.	0	Do.
,, 30. Belly Ph. Do.,	Goluck Chunder Mookerjia,	10184 1 7	0 475 10 8	Do.
31. Cooldant, Ph. Chun-	Octypersaud Roy, &c., in-	10794 10 4	516 8 6	Do.
, 32. Nekerbang, Ph. Do.,	Ramchunder Gungopadhia, ( &c., including Chakeran, )	11239 7 2	550 4 8	Do.
, 88 Bunpers, Ph. Do.,	Bissumbhur Seal, &c ,	10840 7 9	506 8 6	Do.

He Beld of placer.

# [ 539 ]

OTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Tuesday the 6th July 1841, corresponding with 24th Assaur 1243 B. S.

Name of Mehal to be sold, she of Pergunnah in which it is situated, and No. of Lot in Collector's Sale Adver- tizement.		Amount Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of March 1841.	Remarks.	
No. 22. Jugdispoor, Pergh.  Ballia	Collynauth Roy Chowdry, &c.,	38687 2 0 10441 15 0 11598 6 6	1787 14 6 495 8 6 550 12 10	Produces Paddy, Sugar Cane, &c.  Ditto.  Ditto.	

Hooghly, Collector's Office, 10th June, 1841.

W. H. BELLI, Collector.

NOTICE of Public Sale for Arrears of Revenue, &c. unless intermediately liquidated, at the Collector's Office, of Zillah Mymunsing, on Tuesday, the 20th July 1841, or 6th Srabon 1248 B. S., prepared as per Form received with Commissioner's Circular No. 322, dated 14th November 1885.

Names of Mehals to be sold, and of the Perguonah in which they are situated and Number of the Lot in the Collector's Sale Advertisement.	Recorded Proprietors.	Amount of Sudder Jumma.	Arrears of Revenue, including Interest for the Quist of April, 1841.	Remarks.
No. 1. Pergh. Allapsing, Ha.	21 11 1 1 1 2			
1 Anna 6 Gds. 2 Crs. 2 Kts ,	Shebkishore Acharge Chow- dry & ors.,	5,093 7 2	680 1 10	
,, 3. Ditto Ditto, Ha. 4 }	Chundroboles Dibes & ors.,	15,016 12 1	1,962 11 10	
,, 4. Ditto Atteca, Ha. 8 As., including Izmallee Mantean Degur,	Rowshun Khatoon Chow-	21,533 3 5	2,280 0 8	This Mehal is under Butwarah.
7 As. including Iz- mallee Abdoolpore,	Bebun Bebee & ors.,	9,853 1 7	1,419 7 0	
,, 23. Ditto Cogmarree, Ha 5 As., including	Doyamoe Chowdrane & ors.,	8,586 0 5	241 10 10	
Izmallee,	Chundrobolee Dibes,	10,910 15 2	1,858 6 2	
33. Pergh. Hosenshye, & Joar Hosenpore, including Izmallee	E. K. Hume, Esq. & ors.,	45,457 14 6	5,809 8 4	
Beernattee Degur,  ,, 34. Atto Joenshye, Ha  8 As. 14 Gds.,  3 Couries,	Peter Nicose, Esq. & ors.,	10,525 18 10	<b>5,369</b> 9 0	,
,, 38. Ditto Mymensing, Ha. 4 As. including Burbeella,	Shumbochunder Chowdry }	29,653 15 8	2,688 6 10	This Mehal is under Butwarah.
,, 89. Ditto Ditto, Ha. {	Tarrenykunth Lahorry & ors.,	82,445 9 11	3,285 8 9	Disto.
,, 40. Ditto Ditto, Ha.	Narainnee Dibea Chowdrane,	82,448 3 4	2,924 1 11	
,, 41. Ditto Ditto, Ha. }	Buggoruttee Dibea Chowdra-	32,561 4 7	2,043 14 0	
,, 49. Ditto Nusserojeal,	400 to Utal,)	,		
Ha. 4 As, 10 Gds., including illegally separated Mehals,	Joygugut Chunder Chow-	7,194 1 1	1,016 0 2	
,, 72. Ditto Soosung, Ha.	Rajeh Bissonath Sing & ors.,	18,889 5 4	4,854 18 9	

These Lands produce Paddy, Sugar Cane, Indigo, Cocoanut, &c. &c. &c. &gmensing Collector's Office, the 17 & June, 1841.

R. M. SKINNER, Collector.

# BANK OF BENGAL,

3D JULY, 1841.

THE Proprietors of the Bank of Bengal are hereby informed that the fish Division informed that the 5th Dividend under Act VI. of 1839, is payable at the Bank at the rate of Company's Rupees Ten (Co.'s Rs. 10) per Cent. per annum, or Company's Rupees Two Hundred (Co.'s Rs. 200) each Share.

The Dividend will be payable on Mondays, Wednesdays and Fridays, and not on other days. And it is requested that Certificates of Stock be sent in not later than 2 p. M. before the days of payment respectively.

Published by Order of the Directors,

T. BRACKEN, Secy. to the Bank.

# UNION BANK,

The 24th June, 1841.

NOTICE A half-yearly General Meeting of Shareholders of the Union Bank, for passing Accounts and declaring a Dividend, will be held at the office of the Bank, on Saturday, the 17th of July, at noon.

The Accounts will be open for the inspection of Shareholders, on Thursday, the 15th of July.

At the same Meeting, pursuant to the 34th Clause of the Deed of Partnership, an election of six Di-

rectors will take place, to supply four vacancies by rotation, and two by resignation, namely,
Messrs. L. Clarke, C. Huffnagle, Wm. Patrick, and Rustomjee Cowasjee, who go out by rotation, and Mesers. J. Leighton and J. Storm resigned. Parties wishing to stand for the Direction, are requested to send their names to the Secretary, previous to the day

of the Meeting.

The present Candidates for the office of Directors are Messrs. John Allan, N. B. E. Baillie, Lewis Balfour, Wm. Bruce, T. Dickens, H. Holroyd, W. C. Hurry, J. P. MacKilligan, and Manickjee Rustomjee.

The Meeting will further be Special for reconsideration of the Resolutions of the General Meeting of the 15th of May last, relative to the formation of a reserved fund.

G. J. GORDON, Secretary.

# BENGAL MEDICAL RETIRING FUND.

NDER Article XIX of the Rules, a Quarterly General Meeting of the Subscribers to the Bengal Medical Retiring Fund, will be held at the Town Hall, on Monday the 12th day of July, instant, at 4 o'clock in the afternoon.

By order of the Committee of Management,

GEO. HILL, Secretary.

Medical Retiring Fund Office, Calcutta, 1st July, 1841.

OTICE is hereby given, that the interest and responsibility of Lieutenant Colonel George Everest, of the Bengal Artillery, and Surveyor General of India, as a partner or proprietor in the Insti-tution, designated the Blink of Asia, ceased on the 24th instant, on which date the Shares held by him were disposed of.

Calcutta, 30th June, 1841.

#### NOTICE.

MR. WILLIAM JOHNSON HEARD and MR. WILners in our Establishment from the 1st May last.

Our business from the present date will be conducted under the Style and Firm of GUNTER, GREENA-WAY ANG O.

Calcutta, 1st July, 1841.

NOTICE.

REWARD of 200 Rupees will be given to any person procuring the apprehension of Issur-chunder Banerjea, an inhabitant of Jorasanko, in Calcutta, and late a Darogah of Ghaut Monohurgunge, in the Salt Agency of 24-Pergunnahs.

#### NOTICE.

FIRST Half of a Bank of Bengal Note, No. 23843, for Co.'s Rs. 100, the property of Ramkisto Shaw, has been lost by dawk, the payment of which has been stopped at the Bank.

STATE OF THE UNCOVENANTED SERVICE FAMILY PENSION FUND ON THE 30TH APRIL, 1841.

C. Rs. A. P. C. Rs. A. P.

Balance at the credit of the Fund on the 31st Jany. 1841, 84094 13 8 Receipts and Credits from 1st February to 30th April 1841, 9915 0 0 94009 13 8

Disbursed on account of Pensions during the mouths of February, March and April, Ditto on account of Establish-2193 0 0 ment and Contingencies ditto, 661 3 9

2854 3 9 Balance on the 30th April 1841, exclusive of interest, ...... ..... 91155 9 11

Disposed of as follows :

In the General Treasury and with Sub-Treasurer, ....... In the Presidency PayOffice and Commissariat Department,... 77399 7 10 In the Molussil Treasuries, 7012 14 Subscriptions in course of realization,

868 8 1 92705 10 0

Deduct. Amount at Credit
of Suspense Account, Co.'s Rs.. 516 2 0
Pensions, &c. connected with the
year 1841-42, ... 816 3 8 Subscriptions ditto ditto, ..... 217 10 5

1550 0 1 91155 9-11 Monthly Receipts and Disbursements.

Subscriptions on ac-

dren, ..... 986 13 0

Payments to 6 Widows, Co.'s Rs. 541 10 8 Ditto to 20 Children 329 0 0 Salary of Secretary and Accountant, 50 

Writers, Peons, &c.,..... 58 0 0

819 10 8 Net monthly income inclusive of interest, 2295
Number of Subscribers for Wives, 57
Ditto for Wives and Children, 57
Ditto for Children only , 17

131

H. J. LEE, Account

C. N. COOKE, R. KERR, F. D. KELLNER,

3314 11 0

Published bye order any statectors,

H. ANDREWS, Secretary.

Uncov. Service Family Pension Fund Office, 80th June, 1841.

GUNTER AND CO.

IIE Public are hereby informed, that the Sub-Treasurer will negotiate Bills upon the undermentioned Provincial Treasures, at the rate cited, to the extent of the surplus that is available at each Treasury:

# LOWER PROVINCES.

Backtrgunge,	<b>)</b> .
Ducca,	,
Dinagepore,	*
Jessore,	At par and three days' sight.
Mymunsing,	_
Rajshahee,	Į.
Tipperah,	)

C. MORLEY, Acct. General.

Fort William,
Accountant General's Office,
the 3d July, 1841.

#### NOTICE.

UNCOVENANTED SERVICE PENSIO N FAMILY FUND.

hers to the above Institution will be held in the Town Hall, on Tuesday, the 10th of August next, at 10 o'Clock A. M., to receive the Report of the Directors for the past year, and to consider such matters as may then be submitted.

By order of the Directors,

H. ANDREWS, Secretary.

Uncov. Service Family Pension Fund \ Office, 28th June, 1841.

#### NOTICE.

Four per Cent. Government Promissory Note, No. 10900, dated 1st May 1832, for Sa. Rs. 2.600, belonging to Ramrutten Holdar, has been mislaid or stolen. If brought to Muddenmohun Mookerjee, at the Superintendent of Stamp's Office, a reward of 50 Rupees will be given.

WITH the Sanction of Government, the following Advertizement is published for general information By Order of the General Management,

JOHN McQUEEN, Secy. M. O. S.

Orphan Society's Office, Kidderpore, } 5th March, 1889.

# ADVERTISEMENT.

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, shewing that the Orphan Press has the exclusive privilege of Printing for Government.

"I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice President in Council has declared his readiness to enquire into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan School, whenever such they fall under his notice or be made the subject of representation.

(Sig' # PRINSEP,
Bery. to Government Genl. Dept.
Council the Chamber, 7th August, 1882,"

OTICE is hereby given, that the Interest of the late Mr. Wm. Leslie, in our firm, ceased on the 12th June 1841.

GIBSON AND CO.

Merchant Tailors.

Calcutta, 1st July, 1841.

# East India Army Agency,

16, CORNHILL, AND 8, ST. MARTIN'S PLACE,

CHARING CROSS.

MESSRS. GRINDLAY, CHRISTIAN, & MATTHEWS.

addressed to Captain Grindlay from all parts of India, conveying the most flattering approbation of the manner in which his duties to his constituents have hitherto been performed, and the most cordial assurances of support to the new Firm, commenced in November, 1838, are felt by him to call for a public expression of gratitude.

In thus offering his thanks for the extensive and honorable patronage long afforded to the Establishment under his sole management, and now so kindly promised to the Firm of GRINDLAY, CHRISTIAN AND MATTHEWS, he begs to assure his numerous friends and well wishers, that the efforts of himself and his partners will be unremittingly directed to merit the continued confidence reposed in them by the various branches of the Indian community, both at home and abroad.

The high character attained by the Establishment t nder his superintendence has been the result of many years' perseverance,—Its pretensions were tested by experience, and the value of the facilities which it afforded for the dispatch of business, triedand vouched for by a large proportion of those whose engagements led them to India. It is acknowledged with pride, that success followed exertion, and the means have thus been obtained of increasing the resources of the Establishment and greatly enlarging the circle of its usefulness

In conclusion, Messrs. GRINDLAY, CHRISTIAN AND MATTHEWS have only to remind their Subscribers and the Public at large, that they continue to transact every description of business connected with India and the Colonies.

Parties desiring to support this Agency are informed that Subscriptions of 12 Rupees per annum will be received by

Messrs. Colvin, Ainslie, Cowie & Co., Calcutta.

Messrs. Binny & Co. Madras.

Messrs. Leckie & Co. Bombay.

Messrs. Frith & Co. Do.

Office of the East India Arms Agency in London 16, Cornhill, and East India Rooms, 8, St. Martin, Place, Charing Cross.

#### CORRESPONDENCE

### Between Europe and India Overland.

THE following PLAN, how in practice by a large number of the Subscribers to Messrs. GRIND-LAY and Co.'s Agency, is recommended for general adoption:—

ALL Letters should be addressed in the ordinary manner, but with the addition of "16, Cornhill, below, and the name of the Subscriber on the back'

to whose account the Postage is to be charged. The Letters are, immediately on their receipt, registered and forwarded (post paid) by Messrs. G. and Co. to the address, either permanent or variable, of the Party in Europe or India respectively. The Postages, with the Annual Subscription, are charged periodically in account with the Subscriber; payable either in Engand or India; or in many cases a remittance in advance is made to cover the probable estimated amounduring the year.

An Envelope, containing several enclosures, written on thin paper and wafered, may thus be sent :-

#### Via Marseilles.

#### IF WEIGHING

Under Quarter of an Ounce, a single rate		
of postage	28.	8 <b>d</b>
Under Half ditto, double ditto	35.	6d

#### Via Falmouth.

#### IF WEIGHING

Under Half of an Ounce, a		18.	0 <i>d</i>
Under One Ounce, double	ditto	28.	Od.
The Enclosures would then G. and Co. to their respective	be forwarded by		

Subscribers absent from England have the privilege of naming a Proxy, to avail himself of the resources of the East INDIA ROOMS, in LONDON.

And it is requested that a Letter of full Instruction be addressed to Messrs. G. and Co.

For Sale at the Bengal Military Orphan Press,

#### DR. TAYLOR'S TOPOGRAPHY

AND

# STATISTICS OF DACCA,

With Map, Royal 8vo. pp. 378, Cloth Boards, Price 10 Rupees.

#### TOXICOLOGICAL CHART,

Price 1 Rupee,

Exhibiting at one view the Symptoms, Treatment, and Modes of Detecting

# The various Poisons,

MINERAL, VEGETABLE, AND ANIMAL

To which are added concise directions for the treatment of Suspended Animation.

# Sleeman's 2d Report on Thursday

# This day is published,

And for Sale, for the benefit of the Orphan Press, (Demy 8vo. pp. 660-Price 10 Rs.)

#### REPORT

ON THE DEPREDATIONS

COMMITTED BY

## The Thug Gangs

# Upper,and Central India.

FROM THE

Cold Season of 1886-87, down to their gradual suppression, cunder the operation of the measures adopted against them by the

#### SUPREME GOVERNMENT IN 1839.

With a Preface, Introduction, voluminous Index, and large coloured Map of that portion of the Kingdord of Oude most infested with Thugs.

# By MAJOR SLEEMAN,

Commissioner for the Suppression of Thugges and Dacoites.

G. H. HUTTMANN,

Supt. Orphan Press.

March 10th, 1841.

# This-Day is Published,

(Demy 8vo. Price 3 Rs. Cash,)

THE NEW MUTINY ACT,

AND

#### ARTICLES OF WAR,

FOR THE COMPANY'S ARMY.

Reprinted by order of Government, from the authorized.
Copy as put Jorth by the Queen's Printers.

Subscribers' names are received by Mr. Huttmann, at the Orphan Press, Calcutta. The Books to be paid for on delivery. Feby. 27th, 1841.

# A PRACTICAL TREATISE

Strengthening and Defending Outposts Villages, Houses, Bridges, &c.

In reference to the duties of Officers in Command of Picquets, as laid down in the Field Exercise and Evolutions of the Army.

By J. JEBB,

Captain in the Corps of Engineers.

Demy, 8vo. Boards. Price 4 Rs. being a Refrint of the London Edition of 1836, with 16 Lithograph Sketchen



# The Calcutta Gazette.

# Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 P. M. of that day.

# WEDNESDAY, JULY 7, 1841.

#### FORT WILLIAM.

GENERAL DEPARTMENT, 26TH JUNE, 1832.

All Public Officers of Government sending Adver-All Public Omeers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council

Council,

H. T. PRINSEP, Secy. to the Govt.

# FORT WILLIAM, FINANCIAL DEPARTMENT,

THE 19TH NOVEMBER, 1888.

The fellowing revised Terms and Conditions for making advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Hon ble Court of Directors, dated 17th August, prescribing the same for future observance:

#### TERMS AND CONDITIONS FOR

MAKING ADVANCES IN INDIA AND CHINA, UPON

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

lst.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Govern-ments, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

met he rate of Exchange
he rer e determined from
the to time at the place
where the Advance is
where the Advance is
change to be drawn in triplicate. at aix months sight. made under the Court's at the rate of

at aix months sight,

or Hers. s. d.

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on beof Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bilia, the Court of Directors to be authorized, in such manuer and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent. Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freigh and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accounted, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is chargeable. interest is chargeable.

9th.—Parties or their Agents will be required to Insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to Insure the Goods, the expense of which shall be reimbursed to them previously to neir making over the Goods to those Parties or their Agents.

10th.—Parties receiving A dvances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expences which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been varied by the Company of the Company may have have page and the Company of the Company where made Advances have been varied by the Company of the Company where made Advances have been varied by the Company of the Company where wade Advances have been varied by the Company of the Company where wade Advances have been varied by the Company of the Company where wade Advances have been varied by the Company of the Company was paged by the company of the Company was paged by the company was paged by the company of the Company was paged by the company of the Company was paged by the company was paged by the company of the Company was paged by the com

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,
H. T. PRINSEP,

Secy. to the Govt. of India.

### FORT WILLIAM. FINANCIAL DEPARTMENT,

Тив Зъ Лиме, 1841.

Notice is hereby given, that the Board of Customs, Salt and Opium have been authorized to make Advances of Cash to Merchants on Bills of Exchange, secured by consignment of Goods at the rate of 2s. 1d. per Company's Rupee, until further Orders. In all other respects the Terms and Conditions of these Advances will be the same as advertised under dates the 2d May 1838 and 27th November 1839.

Published by order of the Right Hon'ble the Governor of Bengal.

G. A. BUSHBY.
Secy. to the Govt. of Bengal.

## FORT WILLIAM, POLITICAL DEPARTMENT,

Тик 4тп Јолу, 1841.

The Right Honorable the Governor General in Council has much satisfaction in publishing for general information the subjoined despatches, detailing the particulars of the complete discomfiture of a far superior body of Gilzies by a detachment under the command of Lieutenant Colonel Wymer.

By order of the Right Honorable the Governor General in Council, T. H. MADDOCK,

Secy. to the Govt. of India.

# No. 4.

Head-Quarters, Cabool, 7th June, 1841.

Sir.-I have the honor to forward for the informa-Sin.—I have the honor to forward for the informa-tion of the Right Honorable the Governor General of India in Council, copy of a despatch from Lieute-nant Colonel Wymer, Commanding a Detachment escorting a Convoy from Candahar towards Kilat-i-Gilzie, and request you will bring the excellent con-duct of the Troops engaged to the favorable notice of His Lordship. of His Lordship.

I have the honor to be,

Sir,

Your most obedient servant,

W. K. ELPHINSTONS.

To T. H. MADDOCK, Esq,

Secy. to Govt of Indian go, &c. &c. Fort William,

Corr. No. 332.

Candahar, 1st June. 1341.

Sin.—My letter, No. 325, of the 27th instant, will have informed Major General Elphinstone, C. B., Commanding in Affghánistan, of my having detached Lieutenant Colonel Wymer, of the 38th Regiment of Native Infantry, in charge of a Convoy to the Fort of Kelat-i-Gilvia. Kelat-i-Gilzie

Kelat-i-Gilzie.

I have now the honor to forward a despatch from the Colonel, by which it appears that when within two marches of the Fort his Escort was attacked by a large body of the Rebels under Sultan Mahomed Khan and the Goorgo, two well known Gilzie Chiefs—after a smart affair the Rebels were defeated with great loss.

The Bengal Sepoys appear to have behaved with their result steady discipling and brayery, and deserve

their usual steady discipline and bravery and deserve every praise.

Thave the honor to be,

Your most obedient Servant,

W. Nort, Major General, (Signed) Commanding in Candahar.

To CAPTAIN GRANT,

Offg. Asst. Adjutant General, Cabool.

Copy.

Kelat-i-Gilzie, May 31st, 1841.

Sin,-I have the honor to report for the informa-tion of Major General

Detail. 2 Guns Horse Artillery.
A Wing of Shah's 1st

Cavalry.
4 Companies 38th Regi-

Nott, Commanding at Candahar, that shortly after the arrival of the Detach-Cavalry.

Cavalry.

4 Companies 98th Regiment N. I.

24 Men, Sappers and Miners.

Were in motion with the supposed intention of attacking my Detachment, and cauturing the Conyon under

were in motion with the supposed intention of attacking my Detachment, and capturing the Convoy under
my charge, and a few hours after the report, stated
that they had dispersed; at 5 r.m., my scout again returned with intelligence, that the whole of the Rebel
Force, headed by the Gooroo and Sultan Khan, Gilzie
Chiefe were in full march for the approach at the in-Chiefs, were in full march for the purpose of attacking my Detachment, which was also confirmed by the return of Captain Leeson, who had gone out with a large reconnouting party. Orders were immediately given for the Troops to get under arms, and I proceeded to select the most favorable spot for a position to

large reconnotiting party. Orders were immediately given for the Troops to get under arms, and I proceeded to select the most favorable spot for a position to receive the enemy; a short time prior to which some low hills in the distance were observed through Telescopes to be covered with Troops, both Horse and Foot, distant about three miles, I immediately placed the Detachment in the chosen position, and then awaited the arrival of the enemy, it being quite out of my power, from the party of Troops and magnitude of the Convoy, for me to act otherwise than on thed efensive.

About half-past 5 p. m. the enemy were observed to form and advance to the attack in one dense mass—when about nine hundred yards distant the two six-pounders opened upon them with beautiful precision and effect, on which the enemy separated into three distinct columns and advanced in the most cool and deliberate manner, with the evident intention of making a simultaneous attack upon both my flanks and centre, which was met with the greatest coolness and gallantry by the small Detachment, in which they were assisted by a small party of Horse under Gudoo Khan, who had taken up a position on a slight eminence for the protection of my left. The enemy were permitted to approach to within a very short distance when a cool and destructive was poured into them from the Infantry line, who after some continuance caused their Troops from the right and centre to unite with those on their left, resting upon and lining the steep banks of the Turnuck River. This caused a corresponding change in my position necessary, which although under a galling fire was effected with the greatest steadinose, in proof of which I may state that during the execution of the movement, the left of the S8th was attacked in the most determined manner by a large body of Infantry staged with drawn swords, who seeing our men it inction must have thought they were retreating, and uttering a loud shout rushed in upon them, and the rapidity with which the men reformed and repulsed

From this time the combined efforts of the Enemy From this time the combined efforts of the Enemy were directed to all paints until about 10 r. m. without their gaining one single advantage (to which time, from the commencement of the strack, an incessant fire was thrown in upon my Petachment) when they were finally and completely dispersed.

On the commencement of the attack the Enemy were said to number 2,500 Horse and Foot, and during the engagement they were joined by two strong reinforcements, when, from the information I subsequently gained, the numbers cannot be estimated at less

ly gained, the numbers cannot be estimated at less

than five thousand men.

The loss on the part of the Enemy must have been very considerable, as sixty-four bedies and six or seven Horses were left dead on the field; and I have every reason to suppose that from the time of their retreat, till a little before daybreak they were employed in removing their killed and wounded who did not fall in the immediate vicinity of my position.—I am led to this conclusion from the circumstance of numerous moving lights having been seen throughout the night, and also from the reports of the inhabitants of the country. On being repulsed, the Enemy withdrew to the left bank of the Turnuck and moved off about daybreak on the morning of the 30th, since which I have

break on the morning of the 30th, since which I have been unable to gain any information relative to their movements, except that it is currently reported that they have all dispersed.

I cannot omit to mention the ready obedience yielded by the Wing of the 38th when ordered to cease firing at a time when they were exposed to a heavy fire, a measure which was rendered temporarily necessary; after the order was given not a shot was heard until again ordered to commence, thus affording the most convincing proof of their steadiness and attention to the commands of their Officers.

I have much pleasure in expressing my entire approbation of the conduct of the European and Native Commissioned, Non-Commissioned Officers and men of the Detachment, and in order that you may be in full

the Detachment, and in order that you may be in full possession of my sentiments on this point, I beg to subjoin an Extract of an Order which I deemed it

proper to issue on the subject.

"It now becomes the most agreeable and gratifying part of Lieutenant Colonel Wymer's duty to express in Detachment Orders the very high sense he entertains of the gallantry of the different European Officers he had the honor to command in the unequal contest of yesterday—and to request their acceptance of his best and most cordial thanks for the support they so willingly yielded him on the occasion above referred to. Too much cannot be said of the scientific

referred to. Too much cannot be said of the scientific and destructive manner in which the Artillery practice was conducted by Lieutenant Hawkins Commanding, which created awful havock in the ranks of the Enemy to the admiration of all present.

The broken nature of the ground on which the action took place was too unfavorable to admit of any extensive display of Cavalry movements; they had however one opportunity of charging the Enemy, which charge was perfectly successful and prevented any renewal of the attack in that quarter. One hundred and fifty of the Cavalry also were distributed about the Caunp, and their good conduct drew forth the praise of the Officers under whose command they were placed, and all that could be done by that branch of the service was most ably executed by Captain Leeson in Command, as-

under whose command they were placed, and all that could be done by that branch of the service was most ably executed by Captain Leeson in Command, assisted by Lieutonant Moorcroft of the Madras Army, who volunteered his services. To Captain Leeson great praise is due for the expert manner in which the arduous duty of patrolling the Hills, right and left of the road, from the period the Convoys marching from Canadhar was conducted.

To Captain Scott, in immediate Command of the Wing of the 38th Regiment, Lieutenant Colonel Wymer feels much indebted for the valuable assistance he received from him, and for which he thus publicly tenders his unfeigned thanks, and the same are not less due to Lieutenant Pocklington, Tytler and Farquivarson, for the very attentive manner in which they conducted the duties of the posts assigned to their charge, each of which had its due effect in repelling theofurious and repeated charges of the Enemy for a period of nearly four hours.

To Lieutenant Waterfield, Acting Adjutant to the Regiment, Lieutenant Colonel Wymer also feels himself much indebted for the Arriogs aids afforded by him, and the expeditious manner in which the sudden calls for re-inforcements were so readily obeyed.

Lieutenant Jeremie, Staff Officer to the Detachment, has, during this affair, proved of the greatest use to the Lieutenant Colonel from his knowledge of the Persian language and the duties pertaining to his

office. Doctor Jacob's professional skill and attention to the wounded in Hospital on both sides, needs no encomiums from the Commanding Officer's pen, they have been all that he could wish.

To the whole of the Commissioned, Non-Commissioned European and Native Officers and Soldiers, Lieutenant Colonel Wymer offers his most sincere praise and thanks for the great exertions manifested by them in this trying contest."

Enclosed I have the honor to forward a Return of killed, wounded, and missing of the Detachment un-

killed, wounded, and missing of the Detachment under my Command on the night of the 29th instant.

> I have, &c., (Sd) G. P. WYMER, Lt.-Col., In charge of Detachment. (True Copies,) WM. GRANT, Captain, Offy. Asst. Adjt Genl.

EXTRACT OF DETACHMENT ORDERS BY LIEUTENANT COLONEL WYMER, COMMANDING.

Camp Asseea Huzzarah, 30th May, 1841.

Lieutenant Colonel Wymer has the greatest satisfaction in giving publicity in Detachment Orders, of the very high seuse he enter aims of the steady and soldierlike conduct of the Detachment under his Command, in the affair of last evening at the Asseca Ilmee, who by their gallantry and good conduct repulsed the repeated attacks on the Convoy made by the united forces of the Gilzies, amounting, it is said, to near 5000 men, headed by their two most celebrated Chiefs Sultan Khan and the Goroo.

Sultan Khan and the Goroo.

After 3½ hours of hard fighting, the desperate and continued attack of the Enemy, favored by the nature of ground, was repulsed on all points by the small party of Troops appointed for the Convoy's protection, consisting of 2 Horse Artillery Guns under Lieutenant Hawkins, a Wing of the Shah's 1st Cavalry under the Command of Captain Leeson, a Detachment of 21 men of the Bengal Sappers, and 4 Companies of the 38th Regiment Bengal Native Infantry. The very scientific manner in which this small Detachment was simultaneously assailed on both flanks and on the centre by three dense columns, consisting of Horse and Foot, called forth the most determined steady resistance from the mere handful of men opposed to them, and which was most conspicuously dised to them, and which was most conspicuously dis-play in the complete discomfiture of the Enemy, compelling them to withdraw their forces to a still more favorable point, from whence they poured forth a galling fire upon their opponents under the cover ravines.

They renewed the attack as circumstances seemed to favor their designs, till at length they finally withdrew on the frustration of all their well-concerted plans for the extermination of the little band opposed to them, which was employed in the very arduous duty of defending itself, and the extensive Convoy committed to its charge.

It now becomes the most agreeable and gratifying part of Lieutenant Colonel Wymer's duty to express in Detachment Orders, the very high sense he enter-tains of the gallantry of the different European Officers

in Detachment Orders, the very high sense he entertains of the gallantry of the different European Officers he had the honor to command in the unequal contest of yesterday, and to request their acceptance of his best and most cordial thanks for the support they so willingly yielded on the occasion above referred to.

Too much cannot be said of the scientific and destructive manner in which the Artillery practice was conducted by Lieutenant Hawkins Commanding, which created awful havoc in the ranks of the Enemy to the admiration of all present. The broken nature of the ground on which the action took place was too unfavorable to admit of any extensive display of Cavalry movements; they, however, had one opportunity of charging the Enemy, which charge was perfectly successful and prevented any renewal of the attack in that quarter. One hundred and fifty of the Cavalry were also distributed around the Camp, and their good conduct drew forth the praise of the Officers under whose immediate command they were, and all that could be done by that branch of the service was most ably effected by Captain Leeson in Command, assisted by Lieutenant Moorcroft of the Madras Army, who volunteered his services. To Captain Leeson gre t praise is due for the expert manner in which the arduous duty of patrolling the Hills right and left of the Road, from the period of the Conyoys marching from Candahar was conducted.

To Captain Scott, in immediate Command of the Wing of the 38th Regiment N I . Lientenant Colonel Wymer feels much indebted for the valuable assistance Wymer feels much indebted for the valuable assistance he received from him, and for which he thus publicly tenders his unfeigned thanks, and the same are not less due to Lieutenants Pocklington, Tytler and Farquharson, for the very attentive manner in which they conducted the duties of the pests assigned to their charge, each of which had its due effect in repelling the furious and repeated charges of the Enemy for a period of nearly four hours. To Lieutenant Waterfield, Acting Adjutant to the 38th Regiment N. I. Lieutenant Colonel Wymer also feels himself much indebted for the various aids afforded by him, and the expeditious manner in which the sudden calls for reinforcements were so readily obeyed.

Lieutenant Jeremie, Staff Officer to the Detachment, has, during this affair, proved of the greatest use

to the Lieutenant Colonel from his knowledge of the Persian language and the duties pertaining to his office. Doctor Jacob's professional skill and attention office. Doctor Jacob's professional skill and attention to the wounded on both sides needs no enconiums from the Commanding Officer's pen, they have been all he could wish.

To the whole of the Commissioned, Non-Commissioned European and Native Officers and Soldiers, Lieutenant Colonel Wymer offers his most sincere Lientenant Colonel Wymer offers his most sincere praise and thanks for the great exertions manifested by them in this trying contest.

(True Copy,)

(Signed) W. H. JEREMIE, Lieut.

38th Regiment Native Infantry, Detachment Staff. (True Copy,)

WM. GRANT, Capt., Offg. Asst. Adjt. Genl.

Return of Killed and Wounded in the Action at Asseed Ilmee, on the Evening of the 29th May, 1841. Camp Kelatee Gulzie, 31st May, 1841.

		38th Regiment Bengal N. I.						Shah's 1st Cavalry.				Shah's Horse Artillery.					
	Lieut Colonel.	Captain.	Lieutenants.	Subadars.	Jemadars.	Havildars.	Naicks.	Drummers.	Sepaliees.	Bheesty,	Captain,	Resaidar.	Duffadar.	Trumpe er.	Sowara.	Horses.	Horses.
Breaking the second sec	-								-								
Killed,	0	0	0	0	0	0	0	0	1	0	0	0	1	0	0	7	n
Wounded, afterwards des-}	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	6	0
Wounded dangerously,	0	0	0	0	0	0	0	0	0	0	0	0	3	0	4	1	0
Wounded severely,	0	0	0	0	0	0	2	0	13	0	0	0	0	1	2	6	1
Wounded slightly,	U	0	1	0	0	0	0	1	3	1	1	1	0	0	4	4	0
Missing,	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	2	0
****								-									
Total,	0	0	1	0	0	0	2	. 1	16	1	1	1	1	1	10	19	1

Officers Wounded.

Captain Leeson, 1st Shah's Cavalry, slightly. Lieutenant Waterfield, Acting Adjutant 38th Regiment N. I., slightly.

(Signed) G. P. WYMER, Lieut.-Colonel. anding Detachment.

(Examined) W. H. JEREMIE, Lieut., Detachment Staff.

(True Copy,)

WM. GRANT, Captain, Offg. Asst. Adjt. Genl., Afghanistan.

No. 1718. FORT WILLIAM, POLITICAL DEPARTMENT,

5TH JULY, 1841.

Mr. Assistant Surgeon W. Pringle assumed charge of the Medical duties at Dorjelling on the 20th ultimo.

T. H. MADDOCK, Secy. to the Govt. of India.

No. 1719. FORT WILLIAM, POLITICAL DEPARTMENT,

5TH JULY, 1841.

The services of Mr. Assistant Surgeon H. C. Gordon, at present attached to the Political Agency at Loodhianah, are placed at the disposal of His Excellency the Commander in Chief.

T. H. MADDOCK, Secy. to the Govt. of India.

FORT WILLIAM, LEGISLATIVE DEPARTMENT,

THE 287H JUNE, 1841.
The following Act passed by the Right Hon'ble the Governor General of India in Council on the 28th of June 1841, is hereby promulgated for general information.

Acr No. IX. or 1841.

An Act concerning the adjudication of certain penalties imposed by Act XXV, of 1840, for the better protection of the Abkarez Revenue within the Presidency of Fort William in Bengal.

I. It is hereby enacted in modification of Section XIV and XXV. of 1840, that Offenders punishable

under the said Section of the said Act shall be liable to a fine not exceeding 200 Rupees, or to imprisonment for a term not exceeding three months, and in case of non-payment of the fine to imprisonment ing the same term. And the seutence shall in every case be adjudged by a Superintendent of Abkaree Revenue, indicated in Section II. of the said Act.

T. H. MADDOCK.

Secy. to the Govt. of India

A CT No. 1 of 1841 is republished with certain olerical errors corrected.

By Order of the Right Hon'ble the Governor General of India in Council,

T. H. MADDOCK,

Secy. to the Govt. of India,

FORT WILLIAM, 3

ACT No. I. or 1841.

Passed by the Right Hon'ble the Governor General of India in Council on the 12th of April, 1841.

An Act for facilitating the collection of the Revenue of Government and defining the inlefest intended to be conveyed by public sales for the realization of arrears of the Public Revenue in Putteedarree Estates.

Estates.

I. Che Regulations in force authorize Preamble. the application of duress for enforcing the payment of arrears of the public revenue, only against the person and property of the Contracting Lumberdar, leaving him to proceed against the Putteedars by suit or distraint. But with reference to

the peculiar nature of these Coparcenaries the existing enectments appear to be insufficient on the one hand from the protection of the rights of the Putteedars, and on the other hand for the punctual realization of the dues of Government. The Regulations are also deficient in not authorizing with sufficient distinctness the sufficient of the Putters of defaulting Putters are sufficient in the sufficient of the Putters of defaulting Putters are sale or transfer of the Puttees of defaulting Putteedars in Putteedarree Estates, and in not defining the interest intended to be conveyed by public sales of such Estates.

A Putteedarree Estate in this Act is held to be an Estate which consists of two or more separate portions or Puttees, or of which there may be proprietors, possessed of separate properties and holding direct of the Government, but not parties in their own names to the contract with the Government for payment of the public revenue. The preprietor who is a ment of the public revenue. The proprietor who is a party in his own name is called a Lumberdar, and the proprietor who is not a party in his own name is

called a Putteedar.

III. It is hereby enacted, that the following modes of duress may be enforced against all futteedars whose tenure and interest may have been defined by a Settlement formed according to Regulation VII. of 1822 as modified by Regulation IX. of 1833, whether

every such Putteedar be in sole occupation of his Puttee, or hold it in common with others.

1st. Issue of Dustucks in the same manner, and under the same limitation, as authorized by the rules

in force for Lumberdars,
2d. Arrest, detention, imprisonment, distraint and
sale of personal property as now authorized to be
enforced against Lumberdars.

3d. Transfer of the defaulting Puttee in perpetuity to the members of any other Puttee which may not be

Annulment of the Settlement as regards the 4th. defaulting Puttee, and lease thereof to the members of any other Puttee which may not be in arrear or to a stranger for any term not exceeding fifteen years.

5th. Sale of the defaulting Puttee by public auction in which case the members of the remaining Puttees who may not be in arrear are authorized to bid.

And it is hereby enacted, that on occasion of the sale by public auction of any Puttee, if the lot shall have been knocked down to a stranger, any Putteedar or other member of the coparcenary not being himself in arrear may claim to take the said Puttee at the sum last bid, provided that the said demand of pre-emption be made on the day of sale and before the Collector shall have left the office, and provided that the claimant fulfil all the other conditions of the sale.

V. And it is hereby enacted, that the above methods be employed by the Collector or other Officer vested with the powers of Collector, under such limi-tation and control as Government or other superior revenue authorities shall see fit to prescribe or enforce.

VI. And it is hereby enacted, that the sale of any Puttee by public auction, shall be effected in respect to the notice to be issued, the authority to be obtainto the notice to be issued, the authority to be obtained, and the mode of conducting the sale according to the rules prescribed by Law from time to time for the sale of an entire Mebal, and the Puttee after the sale shall have been duly confirmed shall be the absolute property of the purchaser, save and except the rights of those Ryots whose right to the permanent occupancy of their lands may have been recognized, and the rates of rent payable by whom may have been adjusted and recorded at the last settlement.

VII. And it is hereby enacted, that in case of the lease or other temporary transfer of any Puttee as above said no member of that Puttee shall be entitled to cultivate any land therein during the term of such ransfer, or in case of absolute sale no member of the Puttee shall be entitled to hold or cultivate any land therein from and after the month of Bysack next succeeding such sale unless the said member of such sold or transferred Puttee shall first execute a written engagement to pay gent to the nurchasen or transferred. gr transferred Puttee shall first execute a written engagement to pay rent to the purchaser or transferree at the rate demanded by the purchaser or transferree. Provided that it shall be competent to the Collector, subject to the orders of the Commissioner and the Sudder Board of Revenue, if the rate cannot be fixed by private bargain between the parties to cause the same to be fixed by a jury of the vicinege in the mode directed by Sections V, to X. Regulation IX. of 1833.

VIII. And it is hereby energed, that a copy of the Jumma Wasil Bakee and detailed Kuteonee of the Tebelidar signed and scaled by him, and countersigned by the Canoongoes and Putwarry, exhibiting in

detail the amount paid by and arrear due from each Puttee shall be taken to be sufficient evidence of the arrear due from that Puttee, and these papers shall invariably be filed with the Collector's proceedings.

IX. And be it enacted, that the Collector be empowered to give possession to all purchasers and transferrees under this Act in the mode anthorized by Clause III. Section XXIII. of Regulation VII. of 1822. 1822.

X. And it is hereby enacted, that nothing contained in this Act shall bar the indefeasible right of Government to hold the entire body of proprietors and the entire estate responsible for the amount of the vhole Jumma, and to enforce the existing regulations whole Jumma, and to enforce the existing regulations for the transfer or sale of the whole estate whenever it shall appear to them just and expedient. In every such case it is hereby declared in modification of Regulation XI. of 1822, that the entire proprietary rights of every member of the Coparcenary shall be annulled and forfeited, and the provision of Section VII. of this Act shall be applicable to every member of the Coparcenary. of the Coparcenary.

XI. And it is hereby enacted, that the Governor General in Council may extend the provisions of this Act to any district to which with reference to the nature of the tenures prevalent therein its extension may be expedient, although no Settlement of such district may have been made under Regulations VII. of 1822 and IX of 1833, and the Order of Governmont shall be sufficient authority for such extension.

T. H. MADDOCK.

Sey, to the Govt. of India.

# FORT WILLIAM.

#### LEGISLATIVE DEPARTMENT.

THE 21ST JUNE, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Conneil on the 21st of June, 1841, is hereby promulgated for general information.

#### ACT No. VIII. OF 1841.

An Act to enable Her Majesty's Supreme Courts within the Territories of the East India Company to give relief against adverse claims made upon persons having an interest in the whites of adverse or interest in the whitest of a decimal and a having no interest in the subject of such claims.

1. Whereas it often happens that a person sucd at Law for the recovery of Money or Goods wherein he has no interest, and which are also claimed of him by some third party, has no means of reliev-ing himself from such adverse claims but by a suit in Equity against the Plaintiff and such third party, usually called a Bill of Interpleader, which is attended with expense and delay;

It is hereby enacted, that upon application made by or on the behalf of any Defendant sued in any of Her Majesty's Supreme Courts in any action of Assumpsit, Debt, Detinue, or Trover, such applica-tion being made after declaration and before pies by Affidavit or otherwise, showing, that anchibe Affidavit or otherwise, showing that such Defendant does not claim any interest in the subject matter of the suit, but that the right thereto is claimed or supposed to belong to some third party claimed or supposed to belong to some third party who has sued or is expected to sue for the same, and that such Defendant does not in any manner collude with such third party, but is ready to bring into Court or to pay or dispose of the subject matter of the action in such manner, as the Court (or any Judge thereof) may order or direct, it shall be lawful for the Court, or any Judge thereof, to make rules and orders calling upon such third party to appear and to state the nature and particulars of his claim, and maintain or relinquish his claim, and upon such rule or order to hear the allegations as well of such third party as of the Plaintiff, and in the mean time to stay the proceedings in such action, and finally to ordersuch third party to make himself Defendant in the same or some other action, or to proceed to trial on one or more feigned issue or issues, and also to direct which of the parties shall be Plaintiff or Defendant on such trial, or with the consent of the Plaintiff and such third party, their Counsel or Attornies to dispose of the party, their Counselor Attornies to dispose of the marits of their claims, and determine the same in a aummary manner, and to make such other rules and orders therein as to costs, and all other matters as may appear to be just and reasonable.

II. And it is hereby enacted, that the judgment in any such action or issue as may be directed by the Court or Judge, and the decision of the Court or Judge in a summary manner, shall be final and conclusive against the parties and all persons claiming by, from, or under them.

III. And it is hereby enacted, that if such third party shall not appear upon such rule or order to maintain or relinquish his claim, being duly served therewith, or shall neglector refuse to comply with any rule or e der to be made after appearance, it shall be law ul for the Court or Judge to declare such third party, and all persons claiming by, from, country him to be for eyes burred from proyeculting or under him to be for ever barred from prosecuting or under him to be for ever barred from proceeding his claim against the original Defendant, his Executors or Administrators; saving nevertheless the right or claim of such third party against the Plaintiff; and thereugon to make such order between such Defendant and the Plaintiff, as to costs or other matters are a party and programment. other matters, as may appear just and reasonable.

IV. And it is hereby provided, that every order to be made in pursuance of this Act by a single Judge not sitting in open Court, shall be liable to be rescanded or altered by the Court in like manuer as other orders made by a single Judge.

V. And it is hereby enacted, that if upon application to a Judge, in the first instance or in any later stage of the proceedings, he shall think the matter more fit for the decision of the Court, it shall be lawful for him to refer the matter to the Court, and thereupon the Court shall and may hear and dispose of the same in the same manner as if the proceeding had generally commenced by the Rule of Court instead of the order of a Judgo.

VI. And whereas difficulties sometimes arise in the execution of process against Goods and Chattle issued by or under the authority of the said Courts, by reason of claims made to such Grads and Chattels by Assignees of Bankrupts and other persons not being the parties against whom such process has issued, whereby Sheriffs and other Officers are exposed to the hazard and expence of actions; and it is reasonable to afford relief and protection in such cases as such Sheriffs and other Officers, it is therefore hereby further enseted, that when any such claim shall be made to any Goods or Chattels taken or intended to be taken in the calcultion under any such process or to the process desired. VI. And whereas difficulties sometimes arise in ca aution under any such process or to the proceeds or value thereof, it shall and may be lawful to and for the Court from which such process, issued upon application of such Sheriff or other Officers made application of such Sheriff or other Officers made before or after the return of such process, and as well before as after any action brought against such Sheriff or other Officer, to call before them by Rule of Court as well the party issuing such process as the party making such claim, and thereupon to exercise for the adjustment of such claims and the relief and protection of the Sheriff or other Officer, all or any of the powers and authorities hereinbefore contained, and make rules and decided. contained, and make rules and decisions as shall appear to be just, according to the circumstances of the case, and the costs of all such proceedings shall be in the discretion of the Court.

VII. And it is hereby enacted, that all Rules, Orders, Matters and Decisions to be made and done in pursuacce of this Act except only the Affidavits Orders. Mutters and Decisions to be made and done in pursuance of this Act except only the Affidavits to be filed, may together with the declaration in the cause if any, be entered of record with a note in the margin, expressing the true date of such entry, to the end that the same may be evidence in future times if required, and to secure and enforce the payment of costs directed by any such Rule or Order, and every such Rule or Order so entered shall have the force and effect of a judgment except only as to becoming a charge on any Landa. Tenements or Hereditaments; and in case any costs shall not be paid within fifteen days after notice of the taxation and amount thereof given to the party ordered to pay the same, his Agent or Attorney, execution may issue for the same by Fieri Facias, or Capias ad satisfaciendum, adapted to the case, together with the costs of such same by Fieri Facias, or Capias ad satisfaciendum, adapted to the case, together with the costs of such entry, and of the execution if by Fieri Facias, and such Writ or Writs may bear Teste on the day of issuing the same, whether in term or vacation, and the Sheriff or other Officer executing any such Writ shall be entitled to the same fees, and no more as upon any similar Writ grounded upon a judgment of the Court. T. H. MADDOCK,

. Secy. to Govt. of India.

## FORT WILLIAM, LEGISLATIVE DEPARTMENT,

THE 28TH JUNE, 1841.

The following Draft of a proposed Act was read in Council for the first time on the 88th of June, 1841.

Acr No. or 1841.

An Act for declaring and 'amending Section XII. Regulation III of 1803, of the Bengal Cide, concerning the dismissal of Suits for neglecting to proceed in the same.

I. It is hereby enacted, that if a Plaintiff in any Court shall, at any time, neglect to proceed in his suit for six weeks, the Suit shall be dismissed; and it shall not be necessary to give the Plaintiff any notice previous to dismissing his Suit. The Suit shall be dismissed as of course after the expiration of six weeks without any proceeding on the part of the Court, or of the Defendant, or otherwise, or assignment of any reasons, unless the Plaintiff, upon special application, shall have previously satisfied the Court of the propriety of allowing further time. The Court shall record upon the proceedings the reasons at large I. It is hereby enacted, that if a Plaintiff in any of the propriety of anowing turner line. The Control shall record upon the proceedings the reasons at large for allowing further time in all cases in which further time may be allowed, but it shall not be necessary to specify the reasons for refusing any application for further time.

II. And it is hereby enacted, that in all cases in which a Suit is dismissed under the preceding Section the Court shall award to the Defendant the costs ho may have incurred in the Suit. But such dismissal of a Suit shall be no impediment to the institution of a new Suit, where the party is not precluded by lapse of time, or otherwise than by the mere circumstances of having instituted the Suit dismissed and of such dis-

missal.

Ordered, that the Draft now read be published for

general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 28th day of September next.

T. H. MADDOCK,

Secy. to the Govt. of India.

### FORT WILLIAM, LEGISLATIVE DEPARTMENT,

Тик 28ти June, 1841.

The following Draft of a proposed Act was read in Council for the first time on the 28th of June, 1841.

Acr No --- er 1841.

Act No — er 1941.

An Act for the greater uniformity of the Law administered by Her Majesty's Supreme Courts with that administered in England, in regard to the andisposed residue of the Elects of Testators; Illusory Appointments; the transfer of Estates by persons under disabilities pursuant to the direction of Courts, and the better management of the property of such persons, and other like matters

I. It is herebyenacted, that the Statute XI. George IV. and I William IV. Ch. 40, entitled "an Act for making better provision for the disposal of the undisposed of residues of the Effects of Testators," shall be extended to the Territories of the East India Company as far as it is applicable to the same. Provided that this Act shall take effect from the first day of January next, which day is substituted for the first day of September mentioned in the Statute.

II. And it is hereby enacted, that the Statute XI. George IV. and I William IV. Ch. 46, entitled "an Act to alter and amend the Law relating to Illusory Appointments," and the Statute XI. George IV. and I William IV. Ch. 65, entitled "an Actfor consolidating and amending the Law relating to property belonging I. It is herebyenacted, that the Statute XI. George

and amending the Law relating to property belonging to infants, feme coverts, idiots, lunatics and persons of unsound mind" shall, from the first day of January next, be extended to the Territories of the East India-

next, be extended to the Territories of the East Indiac Company, as far as it is applicable to the same.

III. And it is hereby enacted, that the Statute XI. George IV. and I William IV. Ch. 60, entitled "and Act for amending the Laws respecting conveyances and transfers of Estates and Funds vested in Trustees and Mortgagees, and for enabling Courts of Equity to give effect to their Decrees and Orders; in certain cases," excepted much thereof as provides that it shall not extend to eases of partition, shall, from the first day of January next, be extended to the territories of the East India Company, as far as it is applicable to the same, and all pany, as far as it is applicable to the same, and all

provisions centained in the last mentioned Statute relating to the Lord Chancellor of Great Britain, intrusted as therein is mentioned, or to Courts of Chancery, or their Decrees, shall be applicable to Her Majesty's Supreme Courts of the respective Presidencies. And the indemnity and discharge mentioned in the last Section of the same Act shall be applicable to the East India Company, and all Corporate Societies established within the territories of the East India Company and their Officers and Servants.

IV. And whereas it is expedient to adopt the amendments of the English Law touching the delay of actions, suits, or other proceedings, by reason of the parol demurring; and touching conveyances made by Infants under order of Court; it is hereby enacted, that Sections 10 and i1 of the XIth Geo. IV. and I William IV. Ch. 47, entitled "an Act for con-" solidating and amending the Laws for facilitating "the payment of debts out of Real Estate," shall, from the first day of January next, be extended to the Territories of the East India Company, as far as it is applicable to the same.

V. And it is hereby provided, that this Act shall not be construed to affect any case which would not

Applicable to the same.

V. And it is hereby provided, that this Act shall not be construed to affect any case which would not have been governed by English Law as administered by Her Majesty's Supreme Cours previous to the passing thereof, or any proceedings at Law or in Equity commenced before the first day of January next.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the st Meeting of the Legislative Council of India after the 28th day of September next.

## T. H. MADDOCK,

Secy. to the Govt. of India.

GENERAL ORDERS BY THE RIGHT HON BLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

# FORT WILLIAM, 30th June, 1841.

No. 163 of 1841 .-- The unexpired portion of the leave of absence, granted in the Political Department, to Major P. C. Anderson, of the 64th Regiment Native Infantry, and published in G. O. No. 93, of the 14th April last, is, at his own request, cancelled from

the 14th instant.

Licutenant & L. Spitta, Executive Engineer, Upper Assam, has leave of absence from the 15th July to 15th October, 1841, to visit the Presidency, on account of his private offairs.

His Lond-hip in Council is pleased to make the following Promotions in the Department of Public Works:

Assistant Overseer J. Metnish to the rank of Overseer, from the 16th April last, vice Overseer Serjeant James Woodward deceased.

Assistant Overseer Serjeant N D. Berkely to the rank of Overseer, from the 9th instant, vice Overseer Serjeant Geoffry Coleman remanded to his Corps.

# J. STUART, Lt.- Col.,

Secy. to the Govt. of India, Mily. Dept.

# FORT WILLIAM, 30th June, 1841.

No. 164 of 1841 - Surgeon Alexander Smith, M. D. was appointed in the Separate Department, on the 23d instant, to be Medical Officer of the Station of Hid-

instant, to be Medical Officer of the Station of Hidgellee and Deputy Salt Agent, in succession to Assistant Surgeon F. A. Wethered, who has taken his departure to Europe, on Furlough.

Captain A. W. Tayler, of the 1st European Light Infantry, attached to His Majesty Shah Shoojah's Service, obtained in the Secret Department, on the 21st instant, an extension of leave of absence from the 15th December next to the 15th January, 1842, to enable him to rejoin his appointment.

J. STUART, Lt. - Col.,

Sery to the Govt of India, Mily. Dept.

# NOTICE.

THE H. C. Steam Vessel "GANGES" will leave Calcula on Sunday next, the 4th instant, for Mouloyse. The Mails for despatch by that opportunity will be losed at this Office on the evening of Saturday the 3d nstant.

# H. S. OLDFIELD, Offg. Post Master General.

# GENERAL POST OFFICE NOTICE.

THE Public are hereby informed, that the Government Overland Express will be despatched hence to Bombay, on Thursday, the 8th instant, on which date letters will be received at this Office under the rules published on the 4th of September 1840.

II. S. OLDFIELD, Offy. Post Master General. Fort William, Genl. Post Office, \{\textit{The 1st July, 1841.}}

### OVERLAND LETTERS AND POSTAGE.

T is hereby notified for general information-First.—That all Letters and Newspapers, except Soldiers' and Sailors' Letters, intended for transmission by the Overland Mails, and except those specially marked "via Falmouth," will be sent through France, and thus be subject to the heavier rate of postage.

Second.—Letters and Newspapers addressed to France as well as those to other foreign countries, with which France is the channel of communication (if the latter are expressly directed to be so sent) will be made up in Packets and sent to the French Post Master at Marseilles; but Letters for Foreign Countries, other than France, it not specially directed to France, will be included in the Packets or England. Letters, &c., for places lying between Bombay and Marseilles, will be despatched in separate Packets.

Third .- Letters for the United Kingdom of Great Third.—Letters for the United Kingdom of Great Britain, weighing less than a quarter of an ounce, and passing through France. are charged single postage, which by that route amounts to 2s. 8d. By the Falmouth route, Letters of half an ounce in weight, are subject to single postage only, which by that route, has now been reduced to 1s.

Newspapers, if sent via Falmouth, are free of postage; but if transmitted by the way of Marseilles, they are charged 2d. each.

charged 2d, each.

H. S. OLDFIELD.

Offg. Post Master General.

Fort William, Genl. Post Office, the 27th May, 1840.

Letters received on dates from and to.	By what Ships despatched.	Bound to.	Remarks.
8th June to 3d July,	28th June to 3d July, Crusader,	London,	Left Town on the 4th inst.
28th to 4th July,	Wm. Farker, Pekoe,	Cape of Good Hope,	Ditto 6th ditto.
30th ditto	30th ditto Steamer Hoognly, Solth ditto Steamer Hoognly,	Singapore and China, Ditto,	Ditto 1st instant.
28th June to 3d July,	28th June to 3d July, Frances Ann.	Mauritius,	

# NOTIFICATION.

OTICE is hereby given, that under the Provisions of Section II. Regulation VII. 6f 1824, of the Basgal Code, and in modification of the Notices and Bules published under dates 2d March 1835 and 26th December 1839, the following Rules have been pre-scribed by Government to take effect in regard to all Distilleries constructed and worked after the European method beyond the limits of the jurisdiction of the Supreme Court of Calcutta.

It shall rest with the Board of Customs, and Opium to determine what portion of the Rules contained in Sections IV. V, VI, VII, VIII, IX. X, XI, XII, XIII, and XIV, Regulation II. of 1802, shall continue to be enforced in respect to Distilleries Licensed to be worked as above, and in which, up to the present date, the said Rules have been in

force.
2. Parties Licensed to establish Distilleries worked as above, shall deposit five thousand Rupees in cash, or in Government Securities, with the Board of cash, or in Government Securities, with the Board of Customs, Salt and Opinm, the same or such portion of the amount as Government shall determine on the recommendation of the Board of Customs, Salt and Opium, together with the Distillery License, to be forfeited in the event of any breach of the Abkarry Regulations of the Bengal Presidency, proved before the Officer vested by Law with the decision of Abkarry suits; on the License ceasing without such forfeiture, the sum deposited shall be returned by the Board of Customs, Salt and Opium.

3. Not more than one cautionary deposit of 5,000 Rupees in cash or in Public Securities will be required

Rupees in cash or in Public Securities will be required on account of any number of Distilleries [worked in the European method] that may be established by one and the same individual or firm

and the same individual or firm

4. No Distillery worked after the above method shall be Licensed until the parties applying for the License shall have satisfied the Board of Customs, Salt and Opium, that the works are capable of producing not less than 300 gallons of Spirit per diem.

5. No Distillery proposed to be worked after the above method, shall be Licensed until the parties appyling for the License shall have satisfied the Board of Customs. Salt and Opium, that the promises are so con-

ing for the License shall have satisfied the Board of Costoms, Salt and Opium, that the premises are see constructed as to effect of security for the remixation of the Government R venue. And in all cases, parties applying for a License for Distilleries already erected shall engage to adopt such measures for the security of the Public Revenue, and within such time as may be prescribed by the Board of Customs, Sait and Opium.

6. Parties having a License to establish Distille-

6. Parties having a License to establish Distille-ries worked as above, shall provide a residence for the Native Officer of the Abkarry Department stationed on the premises, which residence shall be so situated as to command the ingress and egress to and from the

premises.

7. Parties working Distilleries constructed and worked in the European method as above, are required to apply to the Board of Customs, Salt and Opium, in December each year for the renewal of their Li-censes for the year following, and Licenses not so re-newed, will be considered null and void, and as not newed, will be considered aull and void, and as not protecting from seizure and confiscation, the Spirits produced in the said Distilleries, or the parties working the said Distilleries, from the Penalties provided by Law for the illicit manufacture of Spirits.

8. The Board of Customs, Salt and Opium are empowered to refuse Licenses for Distilleries worked as above, without assigning any reason for the same, except to Government, in the event of parties appealing from their decision.

ing from their decision.

9. The Board of Customs, Salt and Opium have been empowered by Government to require, as a condition of the License, that the parties establishing a Distillery shall pay the expense of the Officer or Officers who may be employed on the part of Government at such Distillery, the payment to be secured in a manner satisfactory to the Board of Customs, Salt and Optum, and a failure therein to render the License forfeitable at the discretion of the Board.

By order of the Board of Customs, Salt and Opium, the Ook June 1841

the 29th June, 1841,

H. TORRENS, Secretary.

# NOTIFICATION.

THE Superintendence and Charge of all Distilleries worked in the European method within 20 miles of Calcutta, having been ordered by the Right Hon'ble

the Governor of Bengal, to be transferred to the immediate Superintendence of the Secretary to the Bow dof Customs, Salt and Opium, parties interested in such Distilleries are hereby informed that the conditions regarding Licence, explained at length in the separate Notification issued from this Office, hearing the present date, will not be enforced in respect to the Distilleries so situated before the 1st November next; after which date, the Owners of such Distilleries will after which date, the Owners of such Distilleries will become liable to the penalties expressed in the separate Notification adverted to, if Licences under the prescribed conditions shall not have been previously obtained by them.

Further particulars regarding the objects of this Notification can be learned on application at this

By Order of the Board of Customs, Salt and Opium, the 29th June, 1841,

II. TORRENS, Secretary.

#### NOTICE.

IIE practice of shipping small quantities of Rum, with claim to export drawback, being found to be injurious to the Abkarry Revenue,-Notice is hereby given, that the Right Hon'ble the Governor of Bengal has been pleased to cancel the Order of Government, dated 14th June 1830, published in the Government Gazetic of 24th idem, and to direct that the privilege of drawback, or the remission of Abkarry duty, whether actually levied or secured by bond, will, from the 1st proximo, be only claimable by shippers of one thousand gallons and upwards.

By Order of the Board of Customs, Salt and

Opium, the 29th June 1841,

H. TORRENS, Secretary,

Fort William, Genl. Post Office, } the 2d July, 1841.

Court for the Relief of Insolvent Debtors at Calcutta. Notice is hereby given, hobertson, a Lieutenant in the that Assignment has been Twenty-first Regiment of Ben- made of the Estate and gal Infantry, an Insolvent.

Effects of the said Insolvent, and legal possession thereof given to Mr. John Wallis Alexander, conformably to the Order of Court.

Office of Examiner, 3d July, 1841.

Mr. Marshall, Attv.

# কলিকাতার জোতাহিন খিনিদগের পরিত্রাণার্থ আদালত-

খনি জেমেস ফোট রবট এতহারায় ধরর সান সাংহ্রের বিষয় বালাল দেওবা যাইতেছেল ইনফাণ্টরির ২১ পলটানের যে উক্ত ঋনির জায় এক লেগটেন मान विश्वक स्था ক্তারনামা এব০১ ডাহার অধিকার উক্ত আদালতের ছক্সান্দারে মে∿ জান ওয়ালিয আলিকজেওর সাহেবের হয়ে অপিত হইল

একজামিনর সাহেবের দপ্তরধানা 🐃 সন ১৮৪১ সাল ৩ জলাই-মেণ্মারসাল উভিল

Court for the Relief of Insolvent Debtors at Calcutta. In the matter of Thomas Kier-nander, sometime of Dinapore, and of Sulkiah, late of Row made of the Estate and Bazar, in Calcutta, Merchant and Effects of the said Insol-Commission Agent, an Jusol vent, and legal possession vent.

Wallis Alexander, conformably to the Order of Court.

Office of Examiner, 3d July, 1841. Mr. Hudson, Atty.

# ফ্রিফার্ডার জোত্রহিন খিনিদিশের পরি जागार्थे जामानड

ঝৰি তাম্য কর্বাাণ্ডর সা এতৰ রায় ধবর **रहर**वत विषय किछ्मिन मिना (मेख । जाहर उट्ह १ व वाय ० मानिकिशा विवासि (य छेक श्रमित जाश পরে কলিকাভার বৌধানার দাদ বিষয়ক মো নিবাসি সওদাগার এব ০১ কমি কাইনামা এব ০১ তা হার তাবিকার উক্ত আ দালতের হকুনান্সারে নে জান ওয়ালি য আলিকজেণ্ডর সাহেবের হস্তে অপিত হইল একজামিনর সাহেবের দ্বরথানণ স্ন ১৮৪১ সাল ৩ জুলাই" মেন্হডসান উকিল

Court for the Relief of Insolvent Debtors at Calcutta. In the matter of Oliver Smith, of Gurranhuttah, in Calcutta, that Assignment has been School Master, an Insolvent. Smade of the Estate and Effects of the said Insolvent, and legal possession thereof en to Mr. John Wallis Alexander, conformably to the Order of Court.

Office of Examiner, 3d July, 1841.

Mr. Marshall, Atty.

# কলিকাভার কোত্রহিন খনিদিনের পরি जागांश कामानड

খানি ওলিবর ইসমিতসাহে এতছারায় ধবর বের বিষয় কলিকাতার গরান ्म**ु**ा खाई रिक्टि ছাটানিবাসি ইফুল মেউর ব্যেউক্ত ঋনির জা য়দাৰ বিষয়ক মোকোরনাগা এবং ত হার অধি কার উক্ত আদালভের হক্মান্সারে মে০ জান ওয়ালিষ আনিকণ্ডের সাহেবের হস্তে অগিতহইল

একজামিনর সাহেবের দ্বরধানা ঘৰ ১৮৪১ সাল ওজ্লাই<sup>™</sup> মেৎ, মারসাপ উকিল

Court for the Relief of Insolvent Debtors at Calcutta In the matter of Loll Mohun Notice is hereby given, Mitter, of Simlah, in Calcutta, that Assignment has been Sirear, an Insolvent. made of the Estate and Effects of the said Insolvent, and legal possession thereof given to Mr. John Wallis Alexander, conformably to the Order of Court.

Office of Examiner, 8d July, 1841. Mr. Hudson, Atty.

# ক্লিকাতার ভোত্রহিন খ্নিদিগের পরিত্রাণাখ चामानक"

খনি লালমোহৰ নিজের अख्याताय स्वत বিষয় কলিকাডার পিমলা বেওয়া আইডেছে বিবাসি সরকার य छेक श्रनित्र कांग्र যায় বিষয়ক মোজারনামা এছ ে ভাষার অধিকার উক্ত আবালতের ভ্ৰুমানুষকে মেন জান ওয়ালিয का निकास अब नाइइरवड इरेड का निक्र हरेन अक्कामिनत मार्ड्दत मध्रताना नव ১৮৪১ द्वांन ० सङ्घार মে • হডলান উবিল

Court for the Relief of Insolvent Debtors at Calcutta. In the matter of Choonah Mall Notice is hereby given, of Burra Bazar, in Calcutta, that Assignment has been Broker, an Insolvent.

Effects of the said Insolvent, and legal possession thereof given to Mr. John Wallis Alexander, conformably to the

Order of Court.

Office of Examiner, 3d July, 1841. Mr. Marshall, Atty.

# কলিকাতার জোত্রহিন খনিদিগের পরি ত্ৰাগাৰ আদালত

খনি চুনামলের বিষয় কলি এতহারায় ধরর কাচার বড়বাজার নিবানি দেওয়া জাইডেছে যে উক্ত ঋনির জা য়দাদ বিষয়ক মোক্তারনামা এবং, তাছার অধি কার উক্ত আদাশতের হক্মানুগারে মে০১ জান ওয়ালিষ আলিকজেওর নাহেবের হস্তে অপিড

একজামিনার সাহেবের দপ্তরধানা সন ১৮৪১ সাল ৩ জলাই ্ম•১ মারসাল উঞ্জিল

Court for the Relief of Insolvent Debtors at Calcutta. NOTICE is hereby given, that the matters of the Petition and Schedule (the same having been filed in the Court) of CHARLES DAVID RICE,

of Mirzapore, in Calcutta. late Commander of the Steamer Banian, and now a prisoner for Debt in the Gaol of Calcutta, will be heard on Saturday the 7th day of August, next, at the hour of 11 o'Clock in the forenoon.

"No Creditor will be allowed at the Hearing to oppose the discharge of a prisoner, unless he shall have given notice to the Chief Clerk three clear days before the day of Hearing."

Office of Examiner, 6th July, 1841. Mr. Hudson, Atty.

# কলিকাতার জোতাহিন করজদারানের পরি ত্ৰাণাথে আদাপত

এওছারায় ধরর দেওয়া যাইতেছে যে এই আ मांगरक माश्चित्रकत्रा चात्रकी ও करमेत्र विषय निरुत्र নামিত"

# চ্যারল্স ডবিড রাইস

ক্লিকাডার মিরজাপুর নিবাসি সাবেকএক কাপ ডান ইটীমর বেনিয়ানের এব ০১ এক ন দেনার নিমিত্তে কলিকাডার জেলের এক ক্রেদী আগতো আগন্ট মাহার ৭ শনিবার তারিখে বেলা ১১ ঘণীর সময় তাহার বিষয় সুনানি হইনেক

😰 " কোন মহাজন আপতা করিতে পারিবে নাই ধালাসিতে কোন ক্যেমীর জন্মণী সুনানির नियंशिक मिरामत शुर् शुर् किन मिरम शांकिए नक्षाम हिन क्लांक नाइरबंद चाकिरव ना रान ?

একজামিনর সাহেবের আফিয ज्य 1/8) जान ७ ज्नाह মে০. হডগাৰ উকিল

IN THE COURT FOR THE RELIEF OF INSOLVENT DEBTORS AT CALCUTTA.

OTICE is hereby given that by an Order of the said Court the matters of the Petition of Charles David Rice, sued by the name of C. D. Rice, late of Mirzapore, in the Town of Calcutta, Master Mariner, late Commander of the Steamer "Banian," and now a Prisoner for Debt in the Common Gaol of Calcutta, seeking the benefit of the Act of the ninth year of the Reign of his late Majesty George the Fourth, entitled an Act to provide for the Relief of Insolvent Debtors in the East Indies, are appointed to be heard in the said Court on Saturday the Seventh day of August next.

The names of the Creditors of the said Charles David Rice appear in a Schedule filed with his said Petition in the Office of the Chief Clerk of the said Court, to which any Creditor may refer?

NATHL. HUDSON,

Attorney for the Insolvent.

Calcutta, 5th July, 1841.

SHERIFF'S OFFICE, 2D JULY, 1841.

OTICE is hereby given, that a Sessions of Oyer and Terminer and Good D. and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the said Town of Calcutta, on Monday, the Second day of August next, at 12 of the Clock at Noon.

W. C. BRADDON, Sheriff.

The Court will open on the first day of the Sessions, at 12 o'Clock at noon, and upon each succeeding day, precisely at 11 o'Clock in the forenoon, of which all persons are required to take notice.

W. C. BRADDON, Sheriff.

সরিপ আফিষ ২ জুলাই ১৮৪১ সাল— সমাচার দেওয়া যাইতেছে যে আগামী ২ আ গাই ১৮৪১ সাল সোমৰার দুই প্রহরের সময় সহর কলিকাতার কোট উইলেমের এব০১ ডাছার অন্ত পাতি যে সকল স্থান তল্লিমিত্তে বলদেসে ফোট উই লেমের স্প্রেম কোট আপন আদালত ছারে ওয়ের টর্মিনর এব ০১ এডমিরেলটী অর্থাৎ মহ। সুমদ্ সমুক্রীয় মোকদমার নিম্পাত্য জন্যে এক সেসিয়ান অথাৎ মিছেল করিবেন

W. C. BRADDON, Sheriff.

এই সেদিয়ান জতোকাল প্যান্ত বসিবেক তা হার প্রথম দিন দুই প্রহরের সময় তাহার পর **अ**जिमियन ১১ चलीब नमस वनीत्व अविषय সকলে সরণ রাধ্ন

W. C. BRADDON, Sheriff.

OTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1839. that excavations, surrounded with fences, and having ights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower South Division.

Surface Drain, on the Southside of Middleton Street, to be constructed

Upper North Division.

Chitpore Road, West side, from opposite Dwarkeynoth Tagore's Lane to Churruckdangah Street, Aqueduct to be built.

R. J. ROSE, Offg. Supt. Conservancy.

SUPREME COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL. IN EQUITY.

RAUJKISTNO BONNERJBE AND OTHERS

TARRANEY CHURN BONNERJEE AND OTHERS AND THE OTHER CAUSES.

OTICE is hereby given, that in pursuance of a certain Order dated 25th May 1841, directing the Receiver of the Supreme Court to put up the lease of the property undermentioned, for competition, to be let by public bidding, on such terms and conditions, and upon such security as he may think fit, without prejudice to the discretion vested in him, the said Receiver will put up the said lease accordingly, and receive public biddings for the same in the Receiver's Office, on Monday the 12th day of July next, at the hour of 12 o'Clock at noon precisely, viz.

All that Three Annas and Four Gundahe Share of the Pergunah Mohamedshohe, in the Zillah of Jessore,

with under Bretty.

A Six Annas and Eight Gundahs Share of the said Purgunah Mohamedshohe.

A Talook called Comarcoondoo, in the said Zillah of Jessore.

A Talook called Dulpha Bagoora, in Ditte. A Talook called Badamalunchee, in Ditto. And Turuff Fuzzoolapore, in Ditto.

Receiver's Office, Court House, 26th June, 1841.

PROBATE of the last Will and Testament of WILLIAM LESLIE, late of Calcutta, deceased, who was a Member of the Firm of Messieurs Gibson and Company, of Calcutta, Tailors, having been this day granted by the Supreme Court of Judicature of Fort William in Bengal, on its Ecclesiastical side, to Mr. JOHN WALLACE, of Calcutta aforesaid, a Member of the same Firm, one of the Executors therein named. All persons having Claims on the said Estate, are requested to make the same known to the said Mr. Wallace, and those indebted thereto are desired to pay the same to him without delay.

T. B. SWINHOE, Proctor.

Calcutta, 16th June, 1841.

### NOTICE.

UNCOVENANTED SERVICE PENSION FAMILY FUND.

THE Fourth Annual General Meeting of Subscribers to the above Institution - "" bers to the above Institution will be held in the Town Hall, on Tuesday, the 10th of August next, at 10 o'Clock A. M., to receive the Report of the Directors for the past year, and to consider such matters as may then be submitted.

By order of the Directors,

H. ANDREWS, Secretary.

Uncov. Service Family Pension Fund Office, 28th June, 1841.

BENGAL MEDICAL RETIRING FUND.

NDER Article XIX of the Rules, a Quarterly General Meeting of the Subscribers to the Bengal Medical Retiring Fund, will be held at the Town Hall, on Monday the 12th day of July; instant, at 4 o'clock in the afternoon.

By order of the Committee of Management,

@EO. HILL, Secretary.

Medical Retiring Fund Office, } Culcutta, 1st July, 1841.

OTICE & Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorate of Midnapoor, on Thursday, the 22d July, 1841, A. D., corresponding with the 8th Stabun 1248 B. S., in conformity with the orders of the Sudder Board of Revenue, dated the 7th August, 1888, No. 54.

Name of Mehal to be sold, and of the Pergunah in which it is situated and No. of Lot in the Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma, includ- ing Police.	Arrears of Revenue, including Tulbanah up to the Kist of April, 1841, after deducting the payment made in January 1841.	Remarks.	
No. 1, Poorb Etara, Pergu-	Rajah Burdacaunt Roy,	7 9 9	17281 9 113	This Land produces Silk, Paddy, Sugar-cane, Mustard Seed, &c.	

Midnapoor Collectorate, the 2d July, 1841.

A. FORBES, Offg. Collector.

OTICE of Public Sale for Arrears of Revenue, &c. unless intermediately liquidated, at the Collector's Office, of Zillah Mymunsing, on Tuesday, the 20th July 1841, or 6th Srabon 1248 B. S., prepared as per Form received with Commissioner's Circular No. 322, dated 14th November 1835.

Names of Mehals to be sold, and of the Pergunush in which they are situated and Number of the Lot in the Collector's Sale Advertisement.	Recorded Proprietors.	Amount of Sudder Jumma.	Arrears of Revenue, including Interest for the Quist of April, 1841.	Remarks.
No. 1. Pergh. Allapsing, Ha.  1 Anna 6 Gds.  2 Crs 2 Kts.,  3. Ditto Ditto, Ha. 4	Shebkishore Acharge Chow- dry & ors.,	5,093 7 2 15,016 12 1	630 1 10 1,962 11 10	
Annas,	Rowshun Khatoon Chow-}	21,533 3 5	2,280 0 3	This Mehal is under Butwargh.
7 As. including 1z mallee Abdoolpore,	Bebun Bebee & ors.,	9,853 1 7	1,419 7 0	
,, 23. Ditto Cogmarree, Ha  5 As., including	Doyamoe Chowdrane & ors.,	8,586 0 5	241 10 10	
Izmallee,) ,, 28. Tuppeh Kooreekhye, ,, 33. Pergh Hosenshye, ?	Chundrobolce Dibea,	10,910 15 2	1,853 6 2	-
& Joar Hosenpore, including Izmallee Beernattee Degur,	E. K. Hume, Esq. & ors.,	45,457 14 6	5,809 8 4	
8 As. 14 Gds., 8 Couries,	Peter Nicose, Esq. & ors.,	10,525 13 10	3,369 9 0	
,, 38. Ditto Mymensing, Ha. )  4 As. including  Burbeella,	Shumbochunder Chowdry }	29,653 15 8	2,683 0 10	This Mehal is under Butwarah.
,, 39. Ditto Ditto, Ha. {	Tarrenykunth Lahorry & ors.,	82,445 9 11	3,235 3 9	Ditto.
,, 40. Ditto Ditto, Ha	Narainnee Dibea Chowdrane, }	82,443 8 4	2,924 1 11	:
,, 41. Ditto Ditto, Ha. \\ 4 As.,	Buggoruttee Dibes Chowdra-	32,561 4 7	2,043 14 0	
Ha. 4 As. 10 Gds., including illegally separated Mehals,	Joygugut Chunder Chow-	7,194 1 1	1,016 0 2	
72. Ditto Soosung, Ha.	Rajah Bissonath Sing & ors.,	18,889 5 4	4,854 13 .9	

These L. de produce Paddy, Sugar Cane, Indigo, Cocoanut, &c. &c. &c.

Mymensing Collector's Office, the 17th June, 1841.

R. M. SKINNER, Collector.

# UNION BANK,

The 24th June, 1841.

OTICE.—A half-yearly General Meeting of Shareholders of the Union Bank, for passing Accounts and declaring a Dividend, will be held at the office of the Bank, on Saturday, the 17th of July,

The Accounts will be open for the inspection of Shareholders, on Thursday, the 15th of July.

At the same Meeting, pursuant to the 34th Clause of the Deed of Partnership, an election of six Di-

of the Deed of Partnership, an election of six Directors will take place, to supply four vacancies by rotation, and two by resignation, namely,

Messrs. L. Clarke, C. Huffnagle, Wm. Patrick, and Rustomice Cowasjee, who go out by rotation, and Messrs. J. Leighton and J. Storm resigned. Parties wishing to stand for the Direction, are requested to send their names to the Secretary, previous to the day of the Meeting.

of the Meeting.

The present Candidates for the office of Directors are Messrs. John Allan, N. B. E. Baillie, Lewis Balfour, Wm. Bruce, T. Dickens, H. Holroyd, W. C. Hurry, J. P. MacKilligan, and Manickjee Rustomjee.

The Meeting will further be Special for reconsideration of the Resolutions of the General Meeting of the 15th of May last, relative to the formation of

a reserved fund.

G. J. GORDON, Secretary.

#### MEMORANDUM.

The Ball dropped this day three quarters of a second (3s.) before mean noon.

(Signed) V. L. REES.

In charge of the Observatory.

SURVEYOR GENERAL'S OFFICE, ? Calcutta, 5th July, 1841.

#### NOTICE.

R. WILLIAM JOHNSON HEARD and MR. WILLIAM GALLAGHER have been admitted partners in our Establishment from the 1st May last.

Our business from the present date will be conducted under the Style and Firm of 'GUNTER, GREENA-WAY AND CO.

GUNTER AND CO.

Calcutta, 1st July, 1841.

## NOTICE.

REWARD of 200 Rupees will be given to any A person procuring the apprehension of Issur-chunder Banerjea, an inhabitant of Jorascuke, in Cal-cutta, and late a Darogah of Ghaut Monohurgunge, in the Salt Agency of 24-Pergunnahs.

The British Built Barque "BRITANNIA," for peremptory Sale, on account of the concerned.—To be sold by Public Auction, by Mackenie, Lyall and Company, at the New Hewrah Dock Yard. on Thursday next, the 8th July, 1841, at ½ past 10 o'Clock A. M., to the highest bidders, on account of the Concerned, the British Built Barque "BRITAN-NIA," Hull and Stores separately.

This Vessel was built of the best materials, at Bristol, in 1824, and is 205 Tons, old measurement. Her Stores comprising Musts, Salls, Rigging, &c. &c. are very complete, and of the best description.

Speculatore, Ship Chandlers, Commanders of Vessels and others, will therefore find the present a most favorable opportunity for making advantageous pur-

The Hull of the Vessel will be brought forune rause of the Vessel will be brought forward early in the sale, and will be sold in a separate lut, as well as all the Stores, &c.

Full particulars will appear in Catalogues on the day of Sale.

SECOND LOTTERY of 1841, for the Improvement of the City of Calcutta.

Fourth Day's Drawing; Scturay July 3, 1841.

#### PRIZES.

Nos. 2823 681 3403 and 2169 Prizes of 1000 Co's Rs. each.

Nos. 89 8808 and 4386 Prizes of 500 Co.'s Rs. each.
Nos. 880 3010 and 2027 Prizes of 250 Co.'s Rs. each.
Nos. 1796 745 3825 1848 744 2967 1345 1482 76
557 2663 and 2326 Prizes of 120 Co.'s Rs. each. Nos.

Tickets entitled to be renewed for the last 2 days on paying 50 Rs. each before the 6th of August next.

\*\* 50 Rs. each before the 6th of August next.

4839 2082 3642 1549 141 2578 616 2726 1844 1215
2237 878 3837 147 2710 4169 2360 2430 3626 2227
3072 2610 2721 1639 1155 3941 1496 2483 1634 4246
2181 4734 1436 1989 2368 447 3101 934 992 3027
2302 2476 524 420 4816 1402 2295 1458 1497 1270
1609 4013 4498 2542 3530 2729 145 887 2162 612
2890 1794 790 884 570 3484 407 2062 4247 4662
1017 894 3137 1582 4075 3454 4010 2142 302 4657
1880 1427 4299 1895 4674 3562 2080 2668 3459 3547
4650 2256 1764 4641 4184 4466 1886 1894 2519 3717
2393 9 288 980 2738 1556 476 836 3236 4794
2823 681 39 830 745 3825 1976 1488 3985 911
3569 3671 3300 1268 787

#### BLANKS.

# J. F. HYDE,

Sacy. to the Lottery Committee.

CALCUTTA, JULY 3, 1841.

The Fifth Day's Drawing will take place at the Town Hall, on Thursday, the 6th instant, at helf past 2 o clock. Tickets to be had at the Bank of Bengal and Lottery Office at 110 Rupees cash.

No. 2878 was inserted twice in the 3d day's Drawing, the latter ought to have been 2872.

Bengal Note, No. 9772, for Co.'s Rs. 20. Whotver will bring it to Gopaul Doss Punda of Burra Bazar, will receive a reward of 5 Rs.

#### NOTICE.

Four per Cent. Government Promissory Note, No. 10900, dated 1st May 1832, for Sa. Rs. 2009, belonging to Ramrutten Holdar, has been reislaid or stolen. If brought to Muddenmohan Mook-rjee, at the Superintendent of Stamp's Office, a reward of 50 Rupees will be given.

OTICE is hereby given, that the Interest of the late Mr. Wm. Leslie, in our firm, ceased on the 12th June 1841.

GIBSON AND CO.

Merchant Tuilors.

Colcutta, 1st July, 1841.

#### BENGAL CIVIL FUND.

OTICE.—A Half Yearly General Meeting of the Subscribers to the Bengal Civil Fund, will be held at the Town Hall, on Saturday, the 31st of July next, at 11 A. M., for the purpose of passing the Accounts of the past year, and for the consideration of any other matters that may be submitted.

By order of the Managers,

H. V. BAYLEY, Hony. Secy.

C. F. O., the 1st June, 1841.

WITH the Sanction of Government, the following Advertizement is published for general information

By Order of the General Management,

JOHN McQUEEN, Secy. M. O. S.

Orphan Society's Office, Kidderpore, } 5th March, 1839.

#### ADVERTISEMENT.

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Government, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, shewing that the Orphan Press has the exclusive privilege of Printing for Government

"I am directed to acknowledge the receipt of your lotter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a prefedence to other Presses. On the contrary, the Vice President in Council has declared his readiness to enquire
into every case in which other Establishments may be emplayed to the prejudice of the interests of the Orphan
School, whenever such may fall under his notice or he made
the subject of representation.

(Signed) H. T. PRINSEP,

Sery, to Government Genl. Dept.

Council the Chamber, 7th August, 1832."

# East India Army Agency,

16, CORNHILL, AND 8, ST. MARTIN'S PLACE, CHARING CROSS.

MESSRS. GRÍNDLAY, CHRISTIAN, & MATTHEWS.

THE numerous communications which have been addressed to Captain Grindlay from all parts of India, conveying the most flattering approbation of the manner in which his duties to his constituents have hitherto been performed, and the most cordial assurances of support to the new Firm, commenced in November, 1838, are felt by him to call for a public expression of gratitude.

In thus offering his thanks for the extensive and honorable patronage long afforded to the Establishment under his sole management, and now so kindly promised to the Firm of GRINDLAY, CHRISTIAN AND MATTHEWS, he begs to assure his numerous friends and well wishers, that the efforts of himself and his partners will be unremittingly directed to merit the continued confidence reposed in them by the various branches of the Indian community, both at home and abroad.

The high character attained by the Establishment under his superintendence has been the result of many years' perseverance,—Its pretensions were tested by experience, and the value of the facilities which it afforded for the dispatch of business, triedand vouched for by a large proportion of those whose engagements led them to India. It is acknowledged with pride, that success followed exertion, and the means have thus been obtained of increasing the resources of the Establishment and greatly enlarging the circle of its usefulness

In conclusion, Messrs. GRINDLAY, CHRISTIAN AND MATTHEWS have only to remind their Subscribers and the Public at large, that they continue to transact every description of business connected with India and the Colonies.

Parties desiring to support this Agency are informed that Subscriptions of 12 Rupees per annum will be received by

Messrs. Colvin, Ainslie, Cowie & Co., Calcutta.

Messrs. Binny & Co. Madras.

Messrs. Leckie & Co. Bombay.

Messrs. Frith & Co. Do.

Office of the East India Army Agency in London 16, Cornhill, and East India Rooms, 8, St. Martin, Place, Charing Cross.

### CORRESPONDENCE

## Between Europe and India Overland.

THE following PLAN, now in practice by a large number of the Subscribers to Messrs. GRIND-LAY and Co.'s Agency, is recommended for general adoption:—

Manner, but the the addition of "16, Cornhill" below, and the name of the Subscriber on the back,

to whose account the Postage is to be charged. The Letters are, immediately on their receipt, registered and forwarded (post paid) by Messrs. G. and Co. to the address, either permanent or variable, of the Party in Europe or India respectively. The Postages, with the Annual Subscription, are charged periodically in account with the Subscriber, payable either in Eng-and or India; or in many cases a remittance in advance is made to cover the probable estimated amounduring the year.

An Envelope, containing several enclosures, written on thin paper and wafered, may thus be sent :-

## Via Marseilles.

IF WEIGHING

Under Quarter of an Ounce, a single rate		
of postage	2s.	-
Under Half ditto, double ditto	38.	6d

#### Via Falmouth.

IF WEIGHING

Under Half of an Ounce, a single rate of		
postage	18.	0d
Under One Ounce, double ditto	2s.	0d.
The Enclosures would then be forwarded by	Mes	srs.
G. and Co. to their respective destinations.		

Subscribers absent from England have the privilege of naming a Proxy, to avail himself of the resources of the EAST INDIA ROOMS, in LONDON.

And it is requested that a Letter of full Instruction be addressed to Mesars, G. and Co.

For Sale at the Bengal Military Orphan Press,

#### DR. TAYLOR'S TOPOGRAPHY

AND

#### STATISTICS OF DACCA,

With Map, Royal 8vo. pp. 378, Cloth Boards, Price 10 Rupees.

# TOXICOLOGICAL CHART,

Price 1 Rupee,

Exhibiting at one view the Symptoms, Treatment, and Modes of Detecting

# The various Poisons,

MINERAL, VEGETABLE, AND ANIMAL;

To which are added concise directions for the treatment of Demy 8vo. Boards. Price 4 Rs. being a Reprint of the Suspended Animation.

# Sleeman's 2d Report on Thaggee.

# This-day is published.

And for Sale, for the benefit of the Orphan Press, (Demy 8vo. pp. 660-Price 10 Rs.)

#### REPORT

ON THE DEPREDATIONS

COMMITTED BY

#### The Thug Gangs

OF

# Upper and Central India,

FROM THE

Cold Season of 1836-37, down to their gradual suppression, under the operation of the measures adopted against them by the

#### SUPREME GOVERNMENT IN 1839.

With a Preface, Introduction, voluminous Index, and large coloured Map of that portion of the Kingdom of Oude most infested with Thugs.

### BY MAJOR SLEEMAN,

Commissioner for the Suppression of Thuggee and Dacoitee.

G. H. HUTTMANN,

Supt. Orphan Press.

March 10th, 1841.

# This-Bay is Published,

(Demy Svo. Price 3 Rs. Cash,)

# THE NEW MUTINY ACT,

AND

# ARTICLES OF WAR,

FOR THE COMPANY'S ARMY.

Reprinted by order of Government, from the authorized Copy as put forth by the Queen's Printers,

Subscribers' names are received by Mr. Huttmann, at the Orphan Press, Calcutta. The Books to be paid for on delivery.

Feby. 27th, 1841.

# A PRACTICAL TREATISE

Strengthening and Defending Outposts, Villages, Houses, Bridges, &c.

In reference to the duties of Officers in Command of Picquets, as laid down in the Field Exercise and Evolutions of the Army.

By J. JEBB,

Captain in the Corps of Engineers.

London Edition of 1836, with 16 Lithograph Sketches,



# The Calcutta Gazette

# Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

# SATURDAY, JULY 10, 1841.

#### FORT WILLIAM,

GENERAL DEPARTMENT, 26TH JUNE, 1882.

All Public Officers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

A. T. PRINSEP, Secy. to the Govt.

# FORT WILLIAM FINANCIAL DEPARTMENT, THE 19тн Novemben, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance:

# TERMS AND CONDITIONS

FOR

MAKING ADVANCES IN INDIA AND CHINA,

The Goods and Merchandize of Individuals intended

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

1st.—'The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange eders.

The rate of Exchange to be determined from time to time at the place where the Advance is made under the Court's enders.

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in triplicate, at six months sight, at the rate of—

Per Company's Rupee for Advances made at Bengal.

Ditso Ditto Bombay.

Per Spanish Dollar Ditto China.

4til—The Pagies will be required to place in the mands of the Board of Customs, Seltand Opium, Bills of Lading of the Consignative Bust India Company as may be specified.

The Bills of Lading must be drawn

deliverable to the East India Company, or endorsed to deliverable to the East India Company, or encorrect to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

Freasury, will be allowed to do so.

5th.-In case of default being made either in acceptione, or payment of the Bilis, the Court of Directors to be authorized, in such manner and at such times as they may see lit to sell the Goods, for the purpose of the paying the Company the amount of the Advances made thereon, including Freight and any other charges of expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents. Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freigh and any ether charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is chargeable. interest is chargeable.

9th.—Parties or their Agents will be required to Insure the Goods from fire, and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to Insurance the Goods, the expense of which shall be reintbursed to these Parties or their Agents.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Pirectors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Bilis; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expences which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1898.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council, 10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Di-

Published by Order of the Hon'ble the President of the Council of India in Council, H. T. PRINSEP,

Secy. to the Govt. of India.

# FORT WILLIAM, FINANCIAL DEPARTMENT,

Tun 30 June, 1841.

Notice is hereby given, that the Board of Customs, Salt and Opium have been authorized to make Advances of Cash to Merchants on Bills of Exchange, secured by consignment of Goods at the rate of 2s. 1d. per Company's Rupee, until further Orders. In all other respects the Terms and Conditions of these Advances will be the same as advertised under dates the 2d May 1888 and 27th November 1839.

Published by order of the Right Hon'ble the Govermor of Bengal,

G. A. BUSEBY. Secy. to the Govt. of Bengal.

No. 264.

# FORT WILLIAM, GENERAL DEPARTMENT,

THE 23D JUNE, 1841.

Captain T. C. Kinsman has been appointed Surveyor of Shipping at Moulmeyne for measurement of Tonnage, in succession to Mr. C. Dromgoole deceased.

G. A. BUSHBY, Secy. to the Govt. of Bengal.

No. 760,

# FORT WILLIAM, SECRET DEPARTMENT,

THE 5TH JULY, 1841.

Captain J. H. Craigie, Commanding 3rd Infantry His Majesty Shah Sociah's Force, has obtained leave of absence to visit India, on private affairs, from the 15th September 1841 to the 15th May 1842.

T. H. MADDOCK. Secy to the Govt. of India.

'No. 1786.

# FORT WILLIAM, POLITICAL DEPARTMENT.

THE 5TH JULY, 1841.

Mr. Assistant Surgeon A. R. Morton has obtained six months leave of absence, on Medical Gertificate, from the 20th June, the day on which he made over to Dr. Pringle the Medical charge of Darjelling.

T. H. MADDOCK, Secy. to the Govt. of India.

#### FORT WILLIAM, LEGISLATIVE DEPARTMEN

THE 28TH JUNE, 1841

The following Act passed by was Right Hon'ble the Governor General of India in Conseil on the 28th of June 1841, is hereby promulgated for general infor-

ACT No. IX. or 1841.

An Act concerning the adjudication of certain penalties imposed by Act XXV. of 1840, for the better protection of the Abkaree Revenue within the Presidency of Fort William in Bengal.

I. It is hereby enacted in modification of Section XIV., Act XXV. of 1840, that Offenders punishable under the said Section of the said Act shall be liable to a fine not exceeding 200 Rupees, or to imprisonment for a term not exceeding three months, and in case of non-payment of the fine to imprisonment not exceeding the same term. And the sentence shall in every case be adjudged by a Superintendent of Abkaree Revenue, indicated in Section II. of the said Act.

T. H. MADDOCK. Secy. to the Govt. of India.

A CT No. 1 of 1841 is republished with certain

By Order of the Right Hon'ble the Governor General of India in Council,

T. H. MADDOCK, Secy. to the Govt. of India.

FORT WILLIAM, 28th June, 1841.

ACT No. I. or 1841.

Passed by the Right Hon'ble the Governor General of India in Council on the 12th of April, 1841.

An Act for facilitating the collection of the Revenue of Government and defining the interest intended to be conveyed by public sales for the realization of arrears of the Public Revenue in Putteedarree

I. The Regulations in force authorize I. The Regulations in force authorize Preamble. the application of duress for enforcing the payment of arrears of the public revenue, only against the person and property of the Contracting Lumberdar, leaving him to proceed against the Putteedars by suit or distraint. But with reference to the peculiar nature of these Coparcenaries the existing enactments appear to be insufficient on the one hand for the protection of the rights of the Putteedars, and on the other hand for the punctual realization of the dues of Government. The Regulations are also deficient in not authorizing with sufficient distinctness the sale or transfer of the Puttees of defaulting Putteedars in Putteedarree Estates, and in not defining the interest intended to be conveyed by public sales of such est intended to be conveyed by public sales of such Estates.

II A Putteedarree Estate in this Act is held to be

II A Putteedarree Estate in this Act is held to be an Estate which consists of two or more separate portions or Pattees, or of which there may be proprietors, possessed of separate properties and holding direct of the Government, but not parties in their own names to the contract with the Government for payment of the public revenue. The proprietor who is a party in his own name is called a Lumberdar, and the proprietor who is not a party in his own name is called a Putteedar.

III. It is hereby enacted, that the following modes of duress may be enforced against all l'utteedars whose tenure and interest may have been defined by a Settlement formed according to Regulation VII. of 1822 as medified by Regulation IX. of 1838, whether every such Putteedar be in sola occupation of his Puttee, or hold it in common with others.

1st. Issue of Dustucks in the same manner, and under the same limitation, as authorized by the rules in force for Lumberdars.

under the same limitation, as authorized by an inforce for Lumberdars.

2d. Arrest, deteution, imprisonment, distraint and sale of personal property as now authorized to be enforced against Lumberdars.

3d. Transfer of the defaulting Puttes in perpetuity to the members of any other luttee which may not be

in arresr.

4th. Annulment of the Settlement as regards the defaulting Puttee, and lease thereof to the members of any other Puttee which may not be in arrear or to a stranger for any term not exceeding fifteen years.

5th. Sale of the defaulting Puttee by public auction

in which see the members of the remaining Puttees who may not be in arrear are authorized to bid.

IV. And it is hereby enacted, that on occasion of the sale by public auction of any Puttee, if the lot shall have been knocked down to a stranger, any Putteedar er other member of the conaccenary not being himself in arrear may claim to take the said Puttee at the sum last bid, provided that the said demand of pre-emption be made on the day of sale and before the Collector shall have left the office, and provided that the claimant fulfil all the other conditions of the sale.

V. And it is hereby enacted, that the above methods be employed by the Collector or other Officer vested with the powers of Collector, under such limitation and control as Government or other superior revenue authorities shall see fit to prescribe or enforce.

revenue authorities shall see fit to prescribe or enforce.

VI. And it is hereby enacted, that the sale of any
Puttee by public auction, shall be effected in respect
to the notice to be issued, the authority to be obtained, and the mode of conducting the sale according to the rules prescribed by Law from time to time for the sale of an entire Mehal, and the Puttee after the sale shall have been duly confirmed shall be the absolute property of the purchaser, save and except the rights of those Ryots whose right to the permanent occupancy of their lands may have been recognized, and the rates of rent payable by whom may have been adjusted and recorded at the last settlement.

VII. And it is hereby enacted, that in case of the lease or other temporary transfer of any Puttee as above said no member of that Puttee shall be entitled to cultivate any land therein during the term of such transfer, or in case of absolute sale no member of the transfer, or in case of absolute sale no member of the Puttee shall be entitled to hold or cultivate any land therein from and after the month of Bysack next succeeding such sale unless the said member of such sold or transferred Puttee shall first execute a written engagement to pay rent to the purchaser or transferree at the rate demanded by the purchaser or transferree. Provided that it shall be competent to the Collector, subject to the orders of the Commissioner and the

subject to the orders of the Commissioner and the Sudder Board of Revenue, if the rate cannot be fixed by private bargain between the parties to cause the same to be fixed by a jury of the vicinage in the mode directed by Sections V. to X. Regulation IX. of 1883.

VIII. And it is hereby enacted, that a copy of the Jumma Wasil Bakee and detailed Kutconee of the Tehsildar signed and sealed by him, and countersigned by the Canoongoes and Putwarry, exhibiting in detail the amount paid by and arrear due from each Putter chall be taken to be sufficient, suidance of the Puttee shall be taken to be sufficient evidence of the arrear due from that Puttee, and these papers shall invariably be filed with the Collector's proceedings.

IX. And be it enacted, that the Collector be empowered to give possession to all purchasers and transferrees under this Act in the mode anthorized by Clause III. Section XXIII. of Regulation VII of 1822

X. And it is hereby enacted, that nothing contained in this Act shall bar the indefeasible right of Government to hold the entire body of proprietors and the entire estate responsible for the amount of the whole Jumma, and to enforce the existing regulations for the transfer or sale of the whole estate whenever it shall appear to them just and expedient. In every such case it is hereby declared in modification of Regulation XI. of 1822, that the entire proprietary rights of every member of the Coparcenary shall be annulled and forfeited, and the provision of Section VII, of this Act shall be applicable to every member of the Coparcenary.

XI. And it is hereby enacted, that the Governor General in Council may extend the provisions of this Act to any district to which with reference to the nature of the senures prevalent therein its extension may be expedient, although no Settlement of such district may have been made under Regulations VII. of 1822, and I'M of 1888, and the Order of Government shall be sufficient authority for such extension.

T. H. MADDOCK. Sep. to the Gent, of India.

(No. 1059.)

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT.

The following Officer has obtained leave of absence from his Station :

THE 6TH JULY, 1841.

Mr. L. H. Boilard, Deputy Collector under Regulation 1X of 1833, in Patna, for six weeks, on private affairs, commencing from the 1st instant, or from the date on which he may quit his Station, making over charge of his office to Mr. J. H. Love who will officiate for Mr. Boilard during his absence.

The Right Honorable the Governor of Bengal has

been pleased to make the following Appointments:

Mr. Robert Abercromble to be an Assistant to the
Magistrate and Collector of Burdwan.

Lieutenant J. H. Fulton, of the 3rd Regiment N. I.,

officiate as Junior Assistant to the Commissioner of Chota Nagpore.

FRED. JAS. HALLIDAY,

Secy. to the Govt. of Bengal.

GENERAL ORDERS BY THE RIGHT HO-NORABLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 7th July, 1841.

No. 166 of 1841.—The Right Hon'ble the Gover-nor General of India in Council is pleased to make the following Promotions:

5th Regiment Light Cavalry.

Cornet Edmund Walter Chicheley Plowden to be Lieutenant, from the 1st July 1841, vice Lieutenant and Brevet Captain George Reid resigned.

21st Regiment N. I.

Lieutenant and Brevet Captain From the 1st July 

62d Regiment N. I.

Ensign Fredk. Trollope to be Lieutenant, from the 22d June 1841, vice Lieutenant Chas. Edwd. Grant decessed.

His Lordship in Council is pleased to make the

following Appointment:
Brevet Captain E. Garrett, of the 69th Regiment
N. I., Acting Adjutant of the Ramghur Light Infantry Battalion, to be Adjutant of that Corps, vice Lieutenant B. W. R. Jenner permitted to proceed to

Europe on Furlough.

The undermentioned Gentlemen are admitted to the Service in conformity with their appointment by the Hon'ble the Court of Directors as Cadets of Infantry and Assistant Surgeons on this Establishment. The Cadets are promoted to the rank of Ensign; Mr. McAndrew from the date assigned to him in General Orders No. 128, of the 26th May last: the date of Mr. Ross Commission to be adjusted hereafter:—

Infantry.

Date of arrival at Fore William.

Mr George McAndrew, ... ist July 1841. Campbell Claye Grant Ross, 2d Do. "

Medical Department.

ceed to Europe on Furlough:

Captain Francis Trimmer, of
the 50th Regiment Native
Infants,

Ensign Edward Cornwall
Gardner, of the 40th Regiment N. I.

Major Chas. Wyndham Hodges, of the 5th Regiment Light Cavalry, having been declared incapable of performing the active duties of his profession, is, at his own request, transferred to the Invalid Establishment.

J. STUART, M. Col. Secy. to be Gost. of India, Mily. Bept.

# [ 560 ]

# GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL'OF INDIA IN COUNCIL.

FORT WILLIAM, 7th July, 1841.

No. 167 of 1841 .- The following Promotions are made in the undermentioned Corps of the Native Army :

Corps.	Rank and Names.	To what Rank promoted.	From what date.	In whose Room.
1st Regt. Light }	Subadar Dindar Khan,	Subadar Major.	1 1st May, 1841,	Fouzdar Khan, " Sirdar Baha
Cavalry	Jemadar Mahomed Ali,	Subadar	Ditto,	door," invalided.
Ditto ditto,	Havildar Kessery Sing	Jemndar,	Ditte,	Mahomed Ali promoted.
3d ditto,	Jemadar Meer Sultain Ali	Sabadar,	Ditto,	Meer Buksh All invalided.
Ditto ditto,	Havildar Meherwan Sing,	Jemadar,	Ditto,	Jaymungul Sing ditto.
Ditto ditto,	Havildar Ahmed Khan,	Ditto Subadar,	Ditto,	Meer Sultain All promoted.  Meer Ashruff Ali invalidad.
4th ditto,	Jemadar Purson Sing		} '	Kummoo Khan ditto.
Ditto ditto,	{ Mahomed }	Ditto,	Ditto,	
Ditto ditto,	Havilder Meer Jaun Ali	Jemadar,	Ditte,	Purson Sing promoted. Shaik Faqueer Mahomed ditto.
Ditto ditto,	Havildar Shaik Hyatmohomed. Jemadar Bahadoor Khan,	Subadar,	Ditto,	Shaik Sadoollah invalided.
Ditto ditto,	Havildar Gunga Golsum,	Jemadar		Babadoor Khan promoted.
9th ditto,	Jemadar Kbyr Ali,	Subadar,	Ditto,	Meer Yacoob Alt, " Sirdar Be
Ditto ditto,	Havildar Dawood Beg,	Jemadar,	Ditto,	hadoor," invalided.   Khyr Ali promoted.
			Ditto,	Chuken Khan, " Sirdar Babs
3d Regt. N. I.,	Jemadar Hoolass Sing,	Subadar,		door," invalided.
Ditto ditto,	Jemadar Bhowany Sing	Disto,	Ditto,	Bucktour Loll ditto. Hurry Misser ditto.
Ditto ditto,	Havildar Persand Pattuck, Havildar Mattadeen Sing	Jemadar, Ditto,	Ditto,	Hoolass Sing promoted.
Ditto ditto	Havildar Jeban Khan,	Ditto,	Ditto	Bhowany Sing ditto.
7th ditto ditto,	Jemadar Ruggoo Panday,	Subadar	Ditto,	Buljore Sing invalided.
Ditto ditto,	Havildar Buldee Sing,	Ditto,	Ditto,	Bheekah Sing ditto. Ruggoo Panday promoted
Ditto ditto,	Havildar Jeechram Jemadar Nuudloll Sing,	Subadar,	Ditto,	Kullender Doobay invalided.
Ditto ditto,	Jemadar Byjnath Doobay,	Ditto,	Ditto,	Ukhur Khan ditto.
Ditto ditto,	Jemadar Shaik Boodhoo,	Ditto,	Ditte,	Meer Muddad All ditto.
Ditto ditto,	Havildar Goomano Sing, Havildar Bucktour Khan,	Jemadar, Ditto,	Ditto,	Nundlell Sing promoted. Byjnath Doobay ditto.
Ditto ditto,	Havildar Zoolfikar Khan,	Ditto,	Ditto,	Shaik Boodhoo ditto.
6th ditto,	Subadar Shaik Soothuny	Subadar Major,	Ditto	Bussumt Sing, " Sirdar Bahi
Ditto ditto,		Subadar,	Ditto,	door," invalided. Ditto ditto ditto.
Ditto ditto,	Jemadar Laul Opuddis, Jemadar Futteh Sing,	Ditto,	Ditto,	Ramjaun Sing ditto.
Ditto ditto,	Havildar Shaik Peer Buksh	Jemadar	Ditto,	Laul Opuddia promoted.
Ditto ditto,	Havilder Gungoo Goossen,	Ditto,	Ditto,	Futteh Sing ditto.    Bandalt Khan, "Sirdar Babi
30th ditto,	Subadar Baudall Khan,	Subadar Major,	Ditto,	door," tuvnlided.
Ditto ditto,	Jemadar Munnorut Sing	Subadar,	Ditto,	Ditto ditto ditto.
Ditto ditto,	Jemadar Futteh Khan,	Ditto	Ditto,	Couldrep Sing ditto. Mannarut Sing promoted.
Ditto ditto,	Havildar Prawn Sing, Havildar Seopal Sing	Ditto,	Ditto,	Futteh Khan ditto.
33d disto,		Subadar,	Ditto,	Samperwan Sing, " Sirds
	Jemadar Sewdeen Opuddia,	l' -		Bahadoor," invalided.
Ditto ditto,	Jemadar Byznauth Panday Jemadar Buldee Sing. (2d)	Ditto,	Ditto,	Newneed Sing ditto. Dulsinger Sing ditto.
Ditto ditto,	Jemadar Daveedeen Tewarry,	Ditto,	Ditto,	Ram Sing (2d) ditto.
Ditto ditto,	Havildar Burryar Sing	Jemadar,	Dirto,	Doorga Sookool ditto.
Ditto ditto, [	Havildar Ulluph Khan,	Ditto,	Ditto,	Bundage Panday ditto.   Sewdeen Opuddia promoted.
Ditto ditto,	Havildar Gunnese Pattuck	Ditto,	Ditte,	Byjunuth Panday dirto.
Ditto ditto,	Hevildar Sookaleo Sing	Disto,	Ditto,	Buldes Sing (2d) ditto.
Ditto ditto,	Havildar Jungah Sing	Ditto, Subadar,	Ditto,	Daveedeen Tewary ditto. Nebaul Sookool invalided.
Ditto ditto,	Bavildar Sewdut Sing	Jemadar,	Ditto,	Shaik Bundhoo ditto.
Ditto ditto,	Havildar Jalim Sing	Ditto,	Ditto,	Dhokul Sing promoted.
Ath ditto,	Jemadar Gooman Misser,	Subadar,	Ditto,	Allaud Sing, Bahadoor, invalided
3d ditto,	Havildar Biddupt Panday, Havildar Jalim Sing,	Ditto.	Ditto,	Lala Bhowany Desn invalided.
6th ditto,	Havildar Sewdeen Sing	Ditto,	Ditto,	Kassreram ditto.
9th ditto,	Jemsdar Birja Panday,	Subadar, Ditto,	lith April 1841, lst May 1841,	Goorbucous Sing deceased. Sewdial Sing invalided.
Ditto ditto,	Jemadar Bahadoor Khau	Ditto,	Ditto,	Shaik Diam ditto.
Ditto ditto,	Havildar Shaik Pullut,	Jemadar,	11th April 1841,	Birja Panday promoted.
Ditto ditto,	Havildar Doorga Sing,	Ditto,	1st May 1841, Ditto,	Sewbucous Sing ditto.
Ditto ditto,	Havildar Sewdial,			Shaik Edoo, " Sirder Babe
let ditto,	Subadar Goorbuccus Sing	Subadar Major'	Ditto,	l door," invalided
Ditto ditto,	Jemadar Badul Khan,	Subadar,	Ditto,	Ditto ditto ditte.
Ditto ditto,	Havildar Bhowany Deen	Jemadar,	Ditto,	Shaik Emam Buksh ditte.
Ditto ditto,	Havildar Mosnoomann Sing,	Ditto,	Ditto,	Badul Khan promoted.
4th ditto,	Jemadar Ulluph Sing	Mubadar,	Ditto,	Bhurrut, " Babadour," invaffdet
Dieto ditto,	Havilder Ramdial,	Jemadar,	Disto,	Ultuph Sing promoted,
Oth ditto,	Towary	Subadar,	Ditto,	Bhoree Towary favallded
Ditto ditto,	Jemedar Tooraub Khan, Jemadar Deendial Ram	Ditto,	Ditto,	Omrow Sing ditto.
Ditto ditto,	Jemadar Deendial Ram	Ditto,	Ditto,	Bustunt Talla ditto
Ditto ditto,	Havildar Durriow Sing, Havildar Nardin Chowbey,	Ditto,	Diuo,	Courant Koon disen.
Ditto ditto, 5	Playlidar Laick Sing,	Ditto,	Ditto,	Desedial Ram ditte
Ditto ditto,	Jemader Andbeen Sing,	Ditto.	Ditto,	Shale Fakeerah invalided.
Ditto ditto	Havildar Sallgram Doobay,	Jemadar	Dista	A STATE OF THE STA
Ditto ditto,	Havilder Bundhun Tewery	Ditto,	Ditto.	Aktimeding dissergted former
2d dieto,	Jemadar Bussean Towary	Subader	Ditte, mini	Attimesing discourse for the State of the St
Ditto ditto,	Havilder Gungacharn Misset,	Jemadar,	Die	Business Lameston
3d ditte.	Jemindur Ajeta Sing	Subader,	Ditto,	Leenah Sing In winder
Jitto ditte, fam	Havilder Rings	Jemader	Ditte,	Bussomen Tawary promoted L-ensh Sing in which white books the grant
dth ditto,	Havilitae Builde Sing, Jemader Lygumbur Bukeb Havildar Neklanut Ebau,	Ditto,	Ditto,	TO SHEET DESCRIPTION OF THE PROPERTY OF THE PR
Sam menent tegibenen.	or stream TARROW Director.			Tallaco Toutuch Illaulitted"
Ditto aftto,	Havilder Nathaniet Whatt	Jemader	IMILE.	Fygunter Bukeh prometed.

Corps.	Rank and Names.	To what Rank promoted.	From what date.	In whose Room.
Ramghur Light Infy Batn	Jemadar Rameed Sing,	Subadar,	hat, May. 1841,   Ditto,	Shaik Chychoo invalided. Ramead Sing promoted. Pertaub Bisht invalided. Coenjul promoted. Nacasook invalided. Jowahir Khan ditto. Seeva Ram Opeidiah promoted. Meer Heidut Ali, (1st) invalided Shaik Jowlah ditto. Feundek Khan promoted. Meer Murdaun Ali ditto.

#### MEMORANDUM.

The date of Promotion of Naib Resaldar Abdool Rahiman Khan and Jemadar Shaik Emam Buksh of the 6th Regiment Irregular Cavalry, published in G. G. O. No. 101, dated 21st April, 1841, should be the 12th December, instead of the 12th November 1840. Order Books to be corrected accordingly.

J. STUART, Lt. Col., Secy. to the Govt. of India, Mily. Dept.

# FORT WILLIAM, 301k June, 1841.

No. 165 of 1841.—The following paragraphs of a Military Letter, No. 30, dated 13th April 1841, from the Honorable the Court of Directors to the Governor of Bengal, are published for general information, and His Excellency the Commander in Chief is requested to issue such subsidiary Orders as may be necessary for giving effect to the instructions of the Honorable Court.

Honorable Court.

"2. The Native Sappers and Miners at your Presidency receive Infautry Pay and Batta. It is our desire that in addition they shall receive Working Pay for those days, and parts of a day only, when they are actually at work, at the following rates,

Subadars,	5	Annas	per	diem,	
Jemadars,		"		,,	
Havildars,	2	••		,,	
Naicks,	1 }	,,		,,	
Privates, 1st Class,		••		,,	
Ditto. 2d Ditto	10	Pies		**	
3. We also authorize the ad-	diti	on to the	Cor	ros of	1

3. We also authorize the addition to the Corps of

1 Drill Havildar,
1 Drill Naick, and
1 Bugle Major,
on the rates of Staff Pay allowed in the Infantry.
4. We further direct a reduction of 15 men per Company, in the Establishment of the Corps.
7. The Office of Adjutant of the Corps should, as proposed, be united to that of Quarter Master, as in the Artillery, with similar Allowances. We also approve of the suggestion of the Commander in Chief for granting 30 Rupees per month to the Subaltern Officers doing duty with the Corps for keeping up their Books and Instruments."

J. STUART, Lt.-Col., Secy. to the Govt. of India, Mily. Dept.

# FORT WILLIAM, 7th July, 1841.

PORT WILLIAM, 7th July, 1841.

No. 368 of 1841.—Lieutenant Henry Barry, of the 71st Regiment N. I., attached to the Bundelkund Legion as Captain of Infantry, has six menths leave of absence, from the 30th ultime, to proceed to the Presidency, for the purpose of applying for permission to go to Sex, on Medical Certificate.

Captain Jestes William Henry Jamisson, of the 52f Regiment N. I., who is new in Bundelkund, is directed to officiate for Captain Burry, during his absence, or smill further orders:

Auditum Burgeam S. Garbett, to Medical clarge of the Happyin Medical option, to the Political Interviewed, detect 98th ultime, leave of absence from the 31st May to the Sext July 1841, includes, to measure its July 1841, includes, to measure its July 1961, Includes, to measure its July 1962, Inc. Cal.,

East. In Good, of India,

Secy to the Gout. of India, Milg, Department.

	Puchets for the reception of Letters by the following Ships are open at this Office.	tters by the followin	ig Ships are open at this	Office.	
Name of Vened.	Agents.	Intended Departure.	To what Port.	Touching at.	Remarks.
	Akares and Co.,	9th July.  Ditto, Liverpool. Ditto, Singapore. Ditto, China. Hoth Bitto, Liverpool.	Marseilles. Liverpool. Singapore. China,	Singapore.	
Matthe, City of Peoush,	Allen, Patos and Co., 20th Ditto, Ditto,	Ditto. 20th Ditto,	7	Cape of Good Hope.	
Onlautes, Genes	Oblante General Post Office. the McJuly. 1841.		١	Ww MOORE Deputy Post Master	Martin

#### OVERLAND LETTER'S AND POSTAGE.

T is hereby notified for general information—
First.—That all Letters and Newspapers, except Soldiers' and Sailors' Letters, intended for transmission by the Overland Mails, and except those specially marked "via Falmouth," will be sent through France, and thus be subject to the heavier rate of postage.

Newspapers addressed to France

Second .- Letters and Newspapers addressed to France as well as those to other foreign countries, with which France is the channel of communication (if the latter are expressly directed to be so sont) will be made up in Packets and sent to the French Post Master at Marseilles; but Letters for Foreign Countries, other than France, if not specially directed to France, will be included in the Packets or England. Letters, &c., for places lying between Bombay and Marseilles, will be despatched in separate Packets.

Third.—Letters for the United Kingdom of Great Britain, weighing less than a quarter of an ounce, and passing through France, are charged single postage, which by that route amounts to 2s. 8d. By the Falmouth route, Letters of half an ounce in weight, are subject to single postage only, which by that route, has now been reduced to 1s.

Newspapers, if sent via Falmouth, are free of postage; but if transmitted by the way of Marseilles, they are charged 2d, each.

charged 2d. each.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, Genl. Post Office, the 27th May, 1840.

OTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1839. that excavations, surrounded with fences, and having ights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

#### Lower South Division.

Surface Drain, on the Southside of Middleton Street, to be constructed

#### Upper Lorth Division.

Chitpore Road, West side, from opposite Dwarkernoth agone a Lane to Churruekdangah Street, Aqueduct to be built.

R. J. ROSE, Off Supt. Conservancy.

#### NOTICE.

WHE practice of shipping small quantities of Rum, with claim to export drawback, being found to be injurious to the Abkarry Revenue.—Notice is hereby given, that the Right Hon'ble the Governor of Bengal has been pleased to cancel the Order of Government, dated 14th June 1830, published in the Government Gazette of 24th idem, and to direct that the privilege of drawback, or the remission of Abkarry duty, whether actually levied or secured by bond, will, from the 1st proximo, be only claimable by shippers of one thousand gallons and upwards.

By Order of the Board of Customs, Salt and

Opium, the 29th June 1841,

H. TORRENS, Secretary.

#### NOTIFICATION.

NOTICE is hereby given, that under the Provisions of Section II. Regulation VII. of 1824, of the Bengal Code, and in modification of the Notices and Bules published under dates 2d March 1835 and 26th December 1889, the following Rules have been prescribed by Government to take effect in regard to all Distilleries constructed and worked after the European method beyond the limits of the jurisdiction of the Supreme Court of Calcutta.

It shall rest with the Board of Customs, 

2. Parties Licensed to establish Distilleries worked as above, shall deposit five twomsand Rupees in cash, or in Government Securities, with the Board of

Customs, Salt and Opium, the same of such portion of the amount as Government shall determine, on the recommendation of the Beard of Customs. Salt and Opium, together with the Distillery License, to be forfeited in the evente of any breach of the Abkarry Regulations of the Bengal Presidency, proved before the Officer vested by Law with the decision of Abkarry suits; on the License ceasing without such forfeiture, the sum deposited shall be returned by the Board of Customs, Salt and Opium.

3. Not more than one cautionary deposit of 5,000

3. Not more than one cautionary deposit of 5,000 Rupees in cash or in Public Securities will be required

Rupees in cash or in Public Securities will be required on account of any number of Distilleries [worked in the European method] that may be established by one and the same individual or firm.

4. No Distillery worked after the above method shall be Licensed until the parties applying for the License shall have satisfied the Board of Customs, Salt and Opium, that the works are capable of producing not less than 300 gallons of Spirit per diem.

5. No Distillery proposed to be worked after the above method, shall be Licensed until the parties appyling for the License shall have satisfied the Board of Customs, Salt and Opium, that the premises are so contents.

ing for the License shall have satisfied the Board of Customs, Salt and Opium, that the premises are so constructed as to afford full security for the realization of the Government Revenue. And in all cases, parties applying for a License for Distilleries already erected shall engage to adopt such measures for the security of the Public Revenue, and within such time as may be prescribed by the Board of Customs, Salt and Opium **Opium** 

6. Parties having a License to establish Distille-ries worked as above, shall provide a residence for the Native Officer of the Abkarry Department stationed on the premises, which residence shall be so situated as to command the ingress and egress to and from the

premises

7. Parties working Distilleries constructed and worked in the European method as above, are required to apply to the Board of Customs, Salt and Opium, in December each year for the renewal of their Licenses for the year following, and Licenses not so renewed, will be considered null and void, and as not protecting from seizure and confiscation, the Salvies produced in the said Distilleries, or the parties working the said Distilleries, from the Penalties provided by Lee for the illicit manufacture of Spirite.

by Law for the illicit manufacture of Spirits.

8. The Board of Customs, Salt and Opium are empowered to refuse Licenses for Distilleries worked as above, without assigning any reason for the same, except to Government, in the event of parties appeal-

ing from their decision.

9. The Board of Customs, Salt and Opium have been empowered by Government to require, as a condition of the License, that the parties establishing a Distillery shall pay the expense of the Officer of Officers who may be employed on the part of Government at such Distillery, the payment to be secured in a manner satisfactory to the Board of Gustoms, Salt and Opium, and a failure therein to render the License forfeitable at the discretion of the Board

forfeitable at the discretion of the Board.

By order of the Board of Customs, Salt and Opium,

the 29th June, 1841,

H. TORRENS, Secretary.

# NOTIFICATION.

Worked in the European method within 20 miles of Calcutta, having been ordered by the Right Hon'ble the Governor of Bengal, to be transferred to the immediate Superintendence of the Secretary to the Board of Customs, Salt and Opium, parties interested in such Distilleries are hereby informed that the conditions regarding Licence, explained at length in the separate Notification issued from this Office, bearing the present date, will not be enforced in respect to the Distilleries as aituated before the 1st November most after which date, the Owners of such Distilleries will become liable to the penalties expressed in the separate Notification adverted to, if Licences under the prescribed conditions shall not have been previously prescribed conditions shall not have been previously obtained by them.

Further particulars regarding the objects of this Netification can be journed on application at this

By Order of the Board of Customs, Salt and Optum, the 29th June, 1841,

H. TORRENS, Secretary.

TOTICE is hereby given, that at any hour before One o'Clock on Thursday, the 15th Instant, Scaled Tenders will be received in this Office, for the undermontioned quantity of Salt lying at Dhosha, in 21-Pergunnahs Agency, after which the Board will 6k a Price for the said Salt.

after which the Board will fix a Price for the said Salt.

The Tenders will express in Company's Rupees the Price offered by the Tendering Parties per Hundred Maunds for the said Salt. The Tenders flust be marked "Tenders for Dhosha and Gotola Salt," and must specify on the envelope the name of the Party tendering, or that of his Mooktear or Gomashta; and it is further provided that no Tender shall be opened unless the Party tendering, or his Mooktear or Gomashta is present at the time fixed for opening such Tender, nor shall any Tender be considered valid unless accompanied by the sum of One Hundred Company's Rupees as Earnest Money, the same to be carried to the oredit of the Party as payment for the Salt in case his Tender is accepted, or otherwise returned to him wise returned to him.

The Parties tendering to satisfy themselves as to the quality of the Salt by personal inspection of the Musters at the

Golalis at Dhosha.

DESCRIPTION OF THE SALT.

Agency.	Ghaut. Year of Manufacture.		Quantity.
24-Pergunnahs,	Dhoshs,	1241, Gotcha, discolored, 1242, Gotcha, 1243, Ditto, 1246, Pungah, Seized Salt,	Mds. 40 37 , 219 38 , 31 20 , 729 0 , 9 0 Mds. 1930 10

By Order of the Board of Customs, Salt and Opium, the 8th July, 1841,

H. TORRENS, Secretary.

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that the matters of the Petition and Schedule (the same having been filed in the Court) of

#### CHARLES DAVID RICE,

of Mirzapore, in Calcutta, late Commander of the Steamer Banian, and now a prisoner for Debt in the Gaol of Calcutta, will be heard on Saturday the 7th day of August, next, at the hour of 11 o'Clock in the forenoon.

"No Creditor will be allowed at the Hearing to oppose the discharge of a prisoner, unless he shall have " given notice to the Chief Clerk three clear days before " the day of Hearing."

Office of Examiner, 6th July, 1841.

Mr. Hudson, Atty.

ভলিভাতার জোত্রহিন করজদারানের পরি ত্ৰোণাথে আদালত

अठबाताय श्वत (मंद्रता याहेराज्य वर अहे छ। शांगाक माश्चिमकत्रा चात्रकी ও करनेत विषय निरुत ৰামিত"

চ্যারল্স ভেবিত রাইস

ৰণিৰাভার মিরজাপুর নিবাসি সাবেক এক কাপ তান ইটীমর বেনিয়ানের এব ে এফ ব দেনার নিমিছে কলিকাডার জেলের এক কয়েদী জাগডো আগম মাহার ৭ শ্রিবার তারিখে বেলা ১১ ম্টার সময় তাহার বিষয় সুনানি হইবেক

😭 "কোন মহাজন আপত্য করিতে পারিবে नार बागामित्व त्वान करव्यीत कराशी मुनानित बिरंभिड निराम्ब शृहे गूने जिम निरम बाकिएड महिवाम विश्व अस्ताक गार्ट्यक सामित्य हा तम "

अकुनामिनते गार्ट्सित क्राक्टिकार 44 1/85 AIR 5 MIRE. মে হড় সাৰ উকিল

Court for the Relief of Insolvent Debtors at Calcutta. NOTICE is hereby given, that

John Lewis Pereira, of Sooterkin Lane, in Calcutta, an Assistant in the General Treasury, Now a Prisoner in the Gool of Calcutta, hath filed his Peti-

tion, praying for Relief under the Provisions of the Statute 9th Geo IV. Cap. 73, entitled "an Act to provide for the Relief of Insolvent Debtors in the East Indies, &c." and the said John Lewis Pereira hath, in trust for the benefit of his Creditors, executed an Assignment to the Common Assignee of the said Court, of all the real and personal Estate and Effects which he now hath, or is entitled to, or which may come to, or be acquired by him before the Court shall have made its final order in the matter of the said Petition.

P. O'Hanlon, Examiner.

Office of Examiner, 9th July, 1841. Mr. Hudson, Atty.

কলিকাতার জোতাহিন কর্মাণারানের পর जानाथ जानान उ

সমাচার দেওয়া আইতেছে জে-জান বৃইদ প্যারেরা কলিকাভার স্টর্কিন লেন

নিবাসি জেনিয়েল ভেনেনায়ির এক এলিসট্যাণ্ট— সম্প্রতি তিনি কলিকাতার জেলে কয়েদ আছে ন এব ে তাহার আরজি শৃথিদ করিয়াছেন এই প্রাথনায় যে চত্ত লাজ বাদসাহের বাদসাইয়ের रु नरम वयमत्त्र धाराभिक कार्रान्त्र १० शाहा ভাহার নাম হিন্দুর্বের অক্স কর্মদারানের পরি ত্রাণার আইন ভাহার লিখিত আক্রা ভাহার সমতে আমলে আইলে এবত ঐ উক্ত जान लहेन नाहिता। উক্ত আদালভের সাধারণ মোক্তারকারের নিকট তাহার মহাজনগণের উপকারাথে তাবত ছাবর ও অহাবর বিষয় আহা এফণে ডাহার আছে किया जारा एक व्यावित विस्त्र एक बोमानड হইতে শেষ ভ্ৰম হইবার পূরে ভাহার হয়ে আ है (म किया देशा देश करते वे मकलत वक त्याक র বামা দিবিয়া দিরণছেন

P. O'Hanlon, Examiner.

थक्कामिनद नार्रदन प्रवस्थाना अस १६८) जान व जलाह (म॰ र एमान उक्तिन

### CUSTOMS.

List of Packages bying unclaimed at this Office.

1 Box, W. Spokes, 1st European Regt. 4th Com-

pany, per Roberts.

Parcel, J. Swan, Governor's Clerk, per Reliance.
Ditto, J. Poate, care of Mr. Bastard, per ditto.
Case, Condr. J. Baldock, Ordnance Department, per Carnatic.

Parcel, Mr. Gilbert, Clerk H. M. S. Nimrod,

1 Parcel,

per India.

Butts, marked Z in diamond, per Walmer Castle.

2 Hhds. & 2 Butts, do C B S 25, 26, 5, 6, per do.

2 Butts, ditto 4 diamonds S O, per ditto.

per ditto. 1 Ditto, ditto SS G Muller, S per ditto. 2 Hhds., ditto Ditto, ditto SS G. Muller, Per 1 Case, ditto C. W. H., per ditto. per ditte.

4 Butts, ditto R H, per Imaum of Muscat.
1 Case, Major Wilcox, per Viscount Melbourne.
1 Ditto, Colin Mackenzie, W in diamond, per Mountaineer

1 Package, Captain W. N. Shelstone, per Highlander.

lander.

1 Trunk, marked J C, per Indian Queen.

1 Chest, no mark, per ditto.

1 Parcel, Jas. Crooke, per Jamaica.

1 Case, H. Ward, S3d Regt., per Winchester.

1 Ditto, Mr. Fagan, per Colombo.

1 Ditto, Lieut. Col. Booth, care of Griffiths and Co., Madras, per Elizs.

1 Ditto, W. B. Hamilton, care of R. J. R. Campbell, per Mary and Susan.

1 Parcel, Revd. Dr. Haberlin, per Hindostan.

1 Ditto, Lt. G. Crispin, care of Colvin and Co., per ditto.

Ditto, Lt. G. Crispin, care of Colvin and Co., per ditto.
 Ditto, E. T. Downs, ditto, per ditto.
 Ditto, Officers 55th Regt., per ditto.
 Ditto, Editor of the India Review, per ditto.
 Ditto, Editor of the India Review, per ditto.
 Ditto, John Murray, Insptr. Genl. of Hospitals, per ditto.
 Ditto, S. D. Birch, Bank of Bengal, per ditto.
 Ditto, H. and A. Cooke and Co., per Rajasthan.
 Ditto, Jamiesons and Co., per ditto.
 Ditto, Willis and Earle, per ditto.
 Ditto, Patterns of P. 54 Bales, per ditto.
 Case, Captain F. Angelo, per City of Poonah.
 Box, Military Accountant, Fort William, No. 45 of 1841, per Coll. Newall.
 Case, J. Wilson, care of J. L. Gardiner, per Rouble.

Rouble.

1 Package, J. Allport, per Drusgan.

# R. WALKER,

Collector of Govt. Customs.

Galcutta, 9th July, 1841.

The Collector has no objection to pass Packages, which are intended for private use, and not for Sale, unopened—provided that at the time they are applied for, setisfactory purel of their contents in the shape of Invoices, Bills, or Letters of Advice are produced. In the absence of these deciments, owners should depute the absence of these deciments, owners about the contents of the contents. depute a person to be present at the opening of their Peckages.

The Collector has nothing to do with the landing of Packages from Ships, nor with formarding them to heir owners or destinations.

# BENGAL MEDICAL RETURING FUND.

NDER Article XIX of the Rules, a Quarierly General Meeting of the Subscribers to the Bengal Medical Retiring Funds will be held at the Town Hall, on Monday the 12th day of July, instant, at 4 o'clock in the afternoon.

By order of the Committee of Management,

GBO. HM.E. Secretary.

Medical Retiring Fund Office, Calcutta, 1st July, 1841.

# SHERIFF'S OFFICE, 20 July, 1941.

OTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the said Town of Calcutta, on Monday, the Second day of August next, at 12 of the Clock at Noon.

W. C. BRADDON, Sheriff.

The Court will open on the first day of the Sessions, at 12 o'Clock at noon, and upon each succeeding day, precisely at 11 o'Clock in the forenoon, of which all persons are required to take notice.

W. C. BRADDON, Sheriff.

সরিপ আফিষ ২ জনাই ১৮৪১ সাল

সমাচার দেওরা হাইতেছে যে আগামী ২ আ গড় ১৮৪১ সাল গোমবার দুই প্রস্তরের সময় সহর কলিকাতার কোট উইলেমের এবন্য তাহার অভ পাতি যে সকল স্থান তল্লিমিতে বলদেলে ফোট উই দেমের সপ্রেম ভোট আপন আদানত হয়ে ওয়ের টরমিনর এব ০১ এডমিরেশটী অধাৎ মহ। সুমদ্ সমুকীয় মোকদমার নিশাত্য জন্যে এক সেসিয়াৰ অপ্তাৎ মিছেল করিবেন

W. C. BRADDON, Sheriff.

এই দেশিরান জড়ো কাল প্যান্ত বলিকে<del>ত ডা</del> ছার প্রথম দিন দুই প্রহরের সময় ভাছার পর প্রতিদিবস ১১ ঘণ্টার সময় বদ্ধাবেক এবিষয় সকলে বরণ রাধন

W. C. BRADDON, Sheriff.

SUPREME COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL.

IN EQUITY.

RAUJKISTNO BONNERJES AND OTHERS versus

TARRANEY CHURN BONNERJEE AND OTHERS AND THE OTHER CAUSES.

OTICE is hereby given, that in pursuance of a certain Order dated 25th May 1841, directing the Receiver of the Supreme Court to put up the the Receiver of the Supreme Court to put up the lease of the property undermentioned, for competition, to be let by public bidding, on such terms and conditions, and upon such security as he may think fit, without prejudice to the discretion vested in him, the said Receiver will put up the said lease accordingly, and receiver public hiddings for the same in the Receiver's Office, on Monday the 12th day of July next, at the hour of 12 o'Clock at noon precisely, wis.

All that Three Amuseand Four Gundahs Share of the Bergunah Mohammedshoke, in the Zilink of Joseph, with under Bretty.

with under Bretty.

A Siz Arnas and Sight Opticals Share of the said
Pergunah Mohamadehohe.

A Talook teltof Commercionatoo, in the said Zillah.

of Semon A Talook called Dulpha Bagassa, in Ditto. A Talook called Badanajanchee, in Ditto. And Turner Fuzzoolepen in Bitto: e, in Diste

siper's Office, Court House, 26th June, 1941.

TOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Hoeghly, on Tuesday, the 27th July 1841, corresponding with 18th Srawbun 1244 B. S.

Name of Mehal to be sold, and of Pergunnah in which it is situated, and Number of Lot in Collector's Sale Adver- tizement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Revenue, including Interest for the Kist of April 1841.	Remarks.
No. 12. Jugodishpore, Ph. Borae,	Collynoth Chowdry, &c.,  Radhapersand Roy,  Ditto,	38687 2 0 10441 15 0 11598 6 6	1800 1 <b>£</b> 2 508 14 7 567 7 3	{ This Land produces } Paddy, &c. Ditto. Ditto.

Hooghly, Collector's Office, 3d July, 1841.

W. H. BELLI, Collector.

OTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Tuesday, the 27th July, 1841, corresponding with 13th Srawbun 1248 B. S.

Name of Mehal to be sold, and the Pergunnah in which it is situated, and Number of Lot in Collector's Sale Ad- vertizement.	Recorded Proprietor.	Amount Sudder Jumma	Arrears of Revenue, including Interest for the Kist of April 1841.	Remarks.
No. 16. Heyduyrampore, {     Ph. Chowmooha, {     ,, 17. Saunkkhally, Ph. }	Joykissen Mookerjea, &c. } including Chackran, }	45245 1 8 10148 0 8	810 7 1 559 18 2	{ This Land produces Paddy, &c.
Bauliah,	Prannoth Chowdry, &c., Do. do. including Chackeran,	,	212 3 5	Do. Do.
, 19. Cooldohow, Ph. } Chundercona, , 20. Neekurbaug, Ph. Do., }	Collypersaud Roy, &c., in-	10794 10 4 11289 7 2	557 12 4 804 13 8	Do. Do.
,, 21. Bunpare, Ph. Do., ,, 22. Augur, Ph. Do., }	do. do.,  Bissumbhur Seel, &c.,do. do.  Joykissen Mookerjos, &c., a  do. do.,	10849 7 9 10984 10 7	581 <b>8 4</b> 585 <b>2</b> 9	De. Do.

Hooghly, Collector's Office, 3d July, 1841.

W. H. BELLI, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Moorshedabad, on Saturday, the 24th July, or 10th Srabuu, 1248 B. S.

Names of Mehals to be sold, and of the Pergunnah in which they are situated, and No. of Lot in the Collector's Sale Advertisement.	Recorded Proprietors.	Amual Sudder Jumma.	Arrears of Revenue, including Interest up to the Quist of April 1841.	Remarks.
1. Pergh. Coonwurpertaub,	Rejah Kishenchunder Sing and Ranes Un- nopograe, Rejah K. Kishenchunder	182647 9 6	94501 14 8	These Lands pro- duce Indigo, Paddy Mulberry and Sugar
2. Hoodah Eccores, &c.,	Sing, Koosr Ram Chund Sing & Rance Jurao Koon-	105428 8 8	7752 14 2	Cane.
6. Kist, Pergh, Casheepore,	wur.  Doorgapurshaud, Kasheenoth, Bholenauth, Kis- nonath, Shlosoudree, Bhoolenessuree, Bejoy Kisito, Raje Kishore and Radha Benede Des.	8076 12 5	1170 5 0	Ditto.
1. Pergunnah Rokuspere, 5. Hoodah Shakhalleepore, 9. Hoodah Poorsuttutabatty, 11. Hoodah Paitkabatty, 23. Dahoe Gunkur Charkha, 181. Turf Munecahdebes, Kist. Ph. Futteh Sing,  horshedabat, Gatlantes's Officeres's Officer	Section of Sandial, Doolah Debys, so. Shibannin Shises. Mesh Messichus, se. Rasur Blatchus, Behrice Talscor, Sewt Bejoy Go- bind Burrani, Mishes Chuhdat, so. Rajes Kantor Chund and Mishes Chund Sand Chund.	69769 12 11 9848 11 4 8856 8 2 17580 4 3 14886 12 10 12916 4 3 46526 4 9		Ditto.

OTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorate of Midnapoor, on Thursday, the 22d July, 1841, A. D., corresponding with the 8th Stabun 1248 B. S., in conformity with the orders of the Sudder Board of Revenue, dated the 7th August, 1838, No. 54.

Name of Mehal to be sold, and of the Pergunah in which it is situated and No. of Lot in the Collector's Sale Ad- vertisement.	Recorded Proprietor.	Annual Sudder Jumma, includ- ing Police	Arrears of Revenue, including Fulbanah up to the Kist of April, 1841, after deducting the payment made in January 1841.	
No. 1, Poorb Etara, Pergunah Cossijorah,	Rejah Burdacaunt Roy,  Remission on account of Road,	43261 4 7 	17281 9 111	This Land produces Silk, Paddy, Sugar- cane, Mustard Soed, &c.

Midnapoor Collectorate, the 2d July, 1841.

A. FORBES, Offg. Collector.

OTICE is hereby given, that Probate of the last Will and Testament of Henry Martin, late of Calcutta, Esquire, Merchant, deceased, has been this-day granted by and under the Seal of Her Majesty's Supreme Court of Judicature at Fort William in Bengal, in its Ecclesiastical Jurisdiction, to Rustomjee Cowasjee, of Calcutta, Esquire, Merchant and Agent, the sole Executor named and appointed in and by the said last Will and Testament of the said deceased; all persons having claims and demands against the Estate of the said deceased, are hereby requested to make the same forthwith known to the said Rustomjee Cowasjee, and all those indebted the said Estate are requested to pay to him their debts without delay.

OEHME & PAUL. Proctors.

Calcutta, 5th Jaly, 1841.

## BANK OF BENGAL,

9TH JULY, 1841.

OTICE is hereby given, that the Bank Balance Statement dated 3d Instant, is printed for the use of the Proprietors, and may be held by them or their Agents on application at the Bank.

Published by order of the Directors,

T. BRACKEN, Secy. to the Bank.

# UNION BANK,

The 24th June, 1841.

NOTICE A half-yearly General Meeting of Shareholders of the Union Bank, for passing Accounts and declaring a Dividend, will be held at the office of the Bank, on Saturday, the 17th of July, at noon.

The Accounts will be open for the inspection of

Shareholders, on Thursday, the 15th of July.

At the same Meeting, pursuant to the 34th Clause of the Deed of Partnership, an election of six Di-

rectors will take place, to supply four vacancies by sotation, and two by resignation, namely,
Mesers. L. Clarke, C. Huffnagle, Wm. Patrick, and Rustomjee Cowasjee, who go out by rotation, and Mesers. J. Leighton and J. Storm resigned. Facting. wishing to stand for the Direction, are requested to ad their names to the Secretary, previous to the day

of the Meeting.

The present Candidates for the office of Directors are Mesers. John Allan, N. B. E. Baillie, Lewis Balfour, Wm. Bruce, T. Dickens, H. Holveyd, W. G. Hurry, J. P. MacKilligne, and Manickjee Rustomjee. The Meeting will further be Special for recession of the Resolutions of the General Meeting of the 15th of May last, relative to the formation of a reserved fund.

a reserved fund.

G. J. GORDON, Secretary.

THE Public are hereby informed, that the Bub-Treasurer will negotiate Bills upon the undermenth and Provincial Treasures, at the rate cited, to the extent of the surplus that is available at each Treasury:

#### LOWER PROVINCES.

Backergunge, Bancoorah, Dacca,	
Jessore, Mymunsing, Rajshahee, Tipperah,	
	C. MORLEY, Acot. General.

Fort William,

Accountant Grneral's O the 10th July, 1841. Office,

## NOTICE.

Four per Cent: Government Promissory Note, No. 10900, dated 1st May 1882, for Sa. Rs. 2,600, belonging to Ramrutten Holdar, has been mislaid or stolen. If brought to Muddenmohun Mookerjee, at the Superintendent of Stamp's Office, a reward of 50 Rupees will be given.

#### MEMORANDUM.

The Ball dropped this day half a second (1s.) after mean noon.

> (Signed) V. L. REES, In charge of the Observatory.

SURVEYOR GENERAL'S OFFICE, Calcutta, 8th July, 1841.

# NOTICE.

REWARD of 200 Rupees will be given to any person procuring the apprehension of Issur-chunder Banerjes, an inhabitant of Jorssanko; in Cal-cutta, and late a Darogah of Ghaut Monohurgunge, in the Salt Agency of 24-Pergunyahs.

# BENGAL CIVIL FUND.

TOTICE.—A Half Yearly General Meeting of the Subscribers to the Bengal Civil Fund, will be held at the Town Hall, on Saturday, the Sist of July next, at 11 A. M., for the purpose of spessing the Accounts of also put year, and for the consideration of any other matter, that may be submitted.

By print of the Managers,

H. V. BAYLEY, Hony. Secy.

C. F. O., the let James 1844.

ECOND LOTTERY of 1841, for the Improvement of the City of Calcutta.

Fifth Day's Drawing ; Thursday July 8, 1841.

# PRIZES.

Nos. 8943 726 4865 and 2125 Prizes of 1,000 Co.'s Rupees esch.

Nos. 4645 4207 and 3853 Prizes of 500 Co.'s Rupees

Nos. 1689 2627 796 82 and 2407 Prizes of 250 Co.'s Rupees each.

Nos. 1558 901 8954 3489 560 804 431 3746 178 and 2535 Prizes of 120 Co.'s each.

Tichets entitled to be renewed for the last 2 days on paying 50 Rs. each before the 6th of Augustonext.

2649 2679 4259 3669 2766 4056 4486 2716 882 2889 327 2099 3364 348 465 927 641 1918 3728 998 1346 3294 4833 2291 641 4878 409 4214 785 3639 
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#### BLANKS.

J. F. HYDE, Secy. to the Lattery Committee.

CALCUTA, JULY 8, 1844.

The flinth Day's Drawing will take place at the Town Hall, on Friday, the fittle instant, at half past 9 o'clock precisely, and Tickets may be flad at the Bank of Bengal and Lettery Office at 180 Kurets back.

For 1796 marked a Prize 4th Day's Drawing read 1976

#### STEAM NOTICE.



The BHAGURUTTY, in tow of the LORD WM. BENTINCK, Steam Vessel, for Allahabad, left Calcutta on the 7th Instant, and will probably

leave Allahabad on the 2d August, on her return to Calcutta.

By Order of the Marine Board,

(Signed) J. H. JOHNSTON, Controller of Govt. Steam Vessels.

Steam Department, the 9th July, 1841.

# STEAM NOTICE.



The SOORMA, in tow of the HOORUNGOTTA, Steam Vessel, from Allahabad, arrived at Calcutta on the 9th Instant.

By Order of the Marine Board,

(Signed) J. H. JOHNSTON, Controller of Govt. Steam Vessels.

Steam Department, the 10th July, 1841.

REPORT

Showing the smallest depth of water in the Bhaughruttee, Jellinghee, and Matabangah Rivers, also their Rise and Fall from the 23rd to the 30th June 1941.

Names of Rivers.	Smallest depth	of water.		Mire.	Tal. Dies	- TOTAL TITLE.		raii.	Total Fall		ر ۽ ' دي
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At its entrance	15	0	0	0	0	0	0	0.	0		
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And from Cutwa to}	18	3	0	0	יי	٧	٧	۰	٥		
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Jellinghee River.	Ы									1	
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to Tarabkattah	10	١,	, 0	ľ	١٠	"	"		ľ		
From Tenahkattah }	5	6	١.	0	0	0	0	0	0	0	
to Sounatullah }	10	0	0	1	ľ	. "	1		١,		
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to Seebpore,	17	3	10	0	1 0	10	10	, ,	١,٠	7	ł.

WM. M. SMYTH, Captain, Engineers, Supt. Nuddeuh Rivers.

Alipore, 7th July, 1841.

#### Sudder Dewanny and Mizamut Adamint Constructions,

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ON

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Captain in the Corps of Engineers.

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ON THE DEPREDATIONS

COMMITTED BY

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OF.

# Upper and Central India,

FROM THE

Cold Season of 1836-37, down to their gradual suppression, under the operation of the measures adopted against them by the

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Commissioner for the Suppression of Thuggee and Dacoites.

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Feby. 27th, 1841.



# The Calcutta Gazette

# Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Tuesday, and those of a few lines only before 5 P. M. of that day.

# WEDNESDAY, JULY 14, 1841.

#### FORT WILLIAM,

GENERAL DEPARTMENT, 26TH JUNE, 1882.

All Public Officers of Government sending Adver-tisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in

Council,

H. T. PRINSEP, Secy. to the Govt.

## FORT WILLIAM, FINANCIAL DEPARTMENT, THE 19TH NOVEMBER, 1888.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Hon'ble Court of Directors detail 17th August prescribing the same for dated 17th August, prescribing the same for future observance :

# TERMS AND CONDITIONS

FOR

MAKING ADVANCES IN INDIA AND CHINA, UPON

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

lat.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the control of the Court of Directors until the lies of the Company upon the Coursignment shall have been satisfied.

tisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such ascertained value will be made.

The rate of Exchange and For re-payment of the Advance, Bills of Exchange to time at the place change to be drawn in triplicate, at six months sight, at the rate of—

Per Company's Rupee for Advances made at.....

Per Company's Rupes for Advances made at Bengal.

Ditto Ditto Bombay.

Per Spanish Dollar Ditto China.

4th.—The Parties will be required to blace in the bors authorized Agents of the Saurd of Conservation for authorized Agents of the Saurd of Conservation for authorized Agents of Laking of the Conservative as may be specified.

The Bills of Laking most be drawn.

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th .- In case of default being made either in acceptance, or payment of the Bilia, the Court of Directors to be authorized, in such manner and at such times as to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accound; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

overhment or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freigh and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

Sta.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is chargestile. interest is chargeable.

Interest is chargeable.

Sth.—Parties or their Agents will be required to Insure the Goods from fire; and deposit the Policies with the East India Company; such Insurance to take effect from the date of the termination of the Sea risk. Should however the Parties or their Agents fail to effect such Insurance, the East India Company shall be at liberty to Insure the Goods, the expense of which shall be reinsburged to them previously to neir making over the Goods to those Parties or their Agents.

10th .- Parties refeiving Advances, to address in each 10th.—Parties regiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or. authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or properties of any person whomseever) at any period concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Blils; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expences which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1888.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupces.

6.—Soveral Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP, Secy. to the Govt. of India.

#### FORT WILLIAM,

# FINANCIAL DEPARTMENT,

THE 3D JUNE, 1841.

Notice is hereby given, that the Board of Customs, Salt and Opium have been authorized to make Advances of Cash to Merchants on Bills of Exchange, secured by consignment of Goods at the rate of 2s. 1d. per Company's Ruose, until further Orders. In all other respects the Terms and Conditions of these Advances will be the same as advertised under dates the 2d May 1898 and 27th November 1889.

Published by order of the Right Hon'ble the Governor of Bengal, G. A. BUSHBY,

Secy. to the Govt. of Bengal.

No. 265.

FORT WILLIAM, GENERAL DEPARTMENT,

Тив 9ти Јогт, 1841.

Mr. William Boyd Buckle, of the Civil Service, has been permitted to proceed to England under Medical Certificate.

G. A. BUSHBY,

Secy. to the Govt. of Bengal.

No. 796.

FORT WILLIAM, SECRET. DEPARTMENT.

THE 578 JULY, 1841.

Lieutenant E. P. Lynch, of the 16th Regt. Bombay N. I., having resigned the Political charge of Teoran Chilzys, has obtained leave of absence from the 11th ultimo to the 11th September next, to enable him to adjust his accounts, from which latter date he will be placed at the sisposal of His Excellency the Commander in Chief of Bombay.

T. H. MADDOCK,

Secy. to the Goot, of India.

#### FORT WILLIAM, LEGISLATIVE DEPARTMENT,

THE 5TH JULY, 1841.
The following Act passed by the Right Honble the Governor General of India in Council on the 5th of July 1841, is hereby promulgated for general information:

ACT No. X. OF 1841.

An Act for prescribing the Rules to be observed, in order An Act for prescribing the Itales to be observed, in order that ships or vessels belonging to ports within the territories' under the Government of the East India Company, or belonging to Native Princes or States, or their subjects, may become entitled to the privileges of British ships under a proclamation of the Governor General of India in Council made in pursuance of the Stat. 3d and 4th Victoria Ch. LVI.

Preamble,

Preamble,

Mereas by a Statute passed in the 3d and 4th years of Her Mejesty Queen Victoria, entitled An Act to regulate the trade of ships built and trading within the limits of the East India Company's Charter,'

is enacted "that it shall be lawful for the Governor Comment India Company to desher "An Act to regulate the trade of ships built and trading within the limits of the East India Company's Charter, it is enacted "that it shall be lawful for the Governor "General of India in Council, by Proclamation, to declare that all ships or vessels built or to be built within the limits of the Charter of the East India Company, being owned by Her Majesty's aubjects for whom the said "Governor General in Council has power to legislate, and shelonging, under the Regulations hereinafter provided for, to any ports in the territories under the Government of the said Company, shall be deemed to be British ships for all the purposes of trade within the said limits, including the Cape of Good Hope, and the territories and dependencies thereof; provided that "upon such declaration being made the said Governor General in Council shall, and the said Governor General in Council is hereby accordingly empowered to make "Regulations, to be enforced by suitable penalties, concerning the registering, licensing, and ascertaining the admeasurement of the tonnage and burden, and generally for the trading within the limits aforesaid of such ships or vessels." And whereas it is further enacted in the same Statute as follows, that is to say, "And whereas it may be expedient to admit to similar privileges and advantages any ships or vessels balonging to Native Princes or States in subordinate alliance with, or having aubsidiary treaties with the East India Company, or owned by subjects of any such Princes or States, be it therefore enacted that the Governor General of India in Council may by such Regulations as aforesaid, such regulations being subject as aforesaid, admit to the privileges and advantages of British ships for the purposes of trade within the limits of the Charter of the said Company, including the Cape of Good Hope and the territories and dependencies thereof, or to any of such privileges and advantages or British ships for the said Company, including the Cape of Good Hope and the territories and dependencies thereo it is enacted mentioned therein, the compliance with which shall he required in order that ships or vessels may be deemed British ships, or be admitted to the privileges and advantages of British ships under such Proclamation as aforesaid;—

aforesaid;

Ships to be registered.
Ships to be registered.
Ships to be registered.

Certificate of registry.

British ship under such Proclamation as aforesaid (except as regards ships or vessels registered before the passing of this Act, or having a pass at the time of passing thereof) unless the person or persons claiming property therein shall have caused the same to have been registered at some one of the ports hereinafter mentioned within the territories of the East India Company, and shall have obtained a certificate of such registry from the person or persons duthorised to make such registry and grant such certificate as hereinafter directed; the form of which certificate shall be as follows: be as follows :

be as follows:

"This is to certify, that in pursuance of the Act No. "
of 1841, of the Governor General of India in Council
(here insert the names and occupation and residence of
subscribing owners) having made and subscribed the declaration required by the said Act and having declared
that (he or they) together with (names, occupations and
residence of non-subscribing owners.) (is or are) sole
owners or owners, in the proportions specified on the back
hereof, of the ship or vessel called the (ship's name), of
(place at which the vessel shall be registered) which is of
the burther of (number of tons), and whereof (master's
mane) is master, and thust the said ship or vessel was
(when and where built) and (name and employment of
Burveying Officer) having vertified to ma, that the
ship or vessel him (nighter) decks and (number) maste,
that her (here insert the measurement as arceitained by
the rules beginnerer meastioned) that she is (how 'liged)
rigged with a (standing or running) howsprit, in (descrip-

(whether any or no) gallery, and (kind of head, if any) head: and the said subscribing owners having consented and agreed to the above description, the said ship or vessel called the (name) has been duly registered at the port of (name of port), certified under our hands at the Custom House, in the said port of (name of port), this (date) day of (name of month) in the year (words at length).

(Signed) \_\_\_\_\_\_\_ Collector or Registrar of Shipping.

And on the back of such certificate of registry, there shall be an account of the parts or shares held by each of the owners mentioned and described in such certificate, in the form and insurier following:

Names of special owners with 1 Number of shares held by

Names of several owners with- | Number of shaves held by in mentioned. each owner Name Sixteen.
Name Eight, &c. &c."

- Collactor. (Signed) ---

Name

Name

Name

(Signed) — Collactor.

II And it is bereby enacted that the ports at which registration shall be made, shall be the ports of Calcutta, Madras, Bombay, Sirgapore and such other places subordinate to the local Governments of India, as such Governments respectively may, from time to time, declare to be registering ports under this Act. Provided, that ships or vessels built at any place other han any of such ports, shall be allowed to make their first voyage to any of such ports, being the ports at which it is intended they shall be registered, under a certificate to be granted by the principal British Officer at the place where the ship is built, or litere be no British Officer in authority there, then by three merchants of such place, which certificate shall contain all the particulars with reard to the ownership and description of the ships or vessels contained in a certificate of registry, and shall specify the ports at which it is intended that they shall respectively be registered, and which certificate shall have all the effect of a certificate of registry under this Act, during the first voyage from the place of building to the ports at which the ships or vessels respectively, shall be afterwards registered. Provided that such ships or vessels so proceeding on their first voyage as aloresaid shall be deemed British ships only whilst duly prosecuting such first voyage for the purpose of registry, and if they be not registered within a reasonable time after their arrival at the port of registry the owner or owners, are master or other person having or taking the command or charge of such ship or vessel shall be liable on information in any Gourt of Her Majesty or the East India Company by the Advocates General of the respective Presidencies to a penalty not exceeding 5000 rupees.

III. And it is hereby enacted, that the persons authorized to make registry of ships or vessels under the Statute 3 and 4 W. 4. Ch 35, and such other or different persons as the local Government of such ships or ve

part of the owners of the ship or vessel required to be registered.

[A. A. B., of (place of residence and occupation) do truly declare that the ship or vessel (name) of (port or place) whereof (master's name) is at passent master, being (kind of built, burthen, et celera, as described in the certificate of the Surveying (flicer) was (when and where) built guid that I the said (A. B.) and the other owners (names and occupations if any and where they respectively reside) and occupations if any and where they respectively reside) and (or sre') sole owner (or owners) of the said vessel, and that any other person or persons whatever hath or have say right, title interest, ahare, or properly therain or therete; are that I the said (A. B.) and the said other owners (if any) am (or sre) truty and hone fide a subject (or subjects) of Her Majesty for whom the Governor General of India in Council has power to legislate, and that no person sol being subjects aforessid, directly or indirectly, hath any share or pass this real daily or years! Proyided that If the Registering Officer shell see accession to daught the truth of any of the facts contained in the said ship or years!

declaration to be conclusive, but may refuse the registry or certificate, and his discretion exercised in this behalf shall be subject only to an appeal to the local Government to which he is subordinate.

which he is authordinate.

VII. And it is hereby enacted, that in case the required number of joint owners of any ship or vessel shall not personally attend to make and subacribed, then and in such case such owner or owners as shall personally attend and make and subscribe the declaration aforesaid, shall further declare that the part owner or part owners of such ship or vessel then absent, is or are not resident within twenty miles of such port or place, and hath or have not to the best of his or their knowledge or belief, wilfully absented himself or themselves in order to avoid the making the declaration hereinbefore directed to be made and subscribed, or is or are prevented by illness from attending to make and subscribed, be said declaration.

VII. Andsin order to enable all other Officers of Customs on due examination, to discover whether any such ship or vessel to be registered in pursuance of this Act, and also to enable all other Officers of Customs on due examination, to discover whether any such ship or vessel is the same with that for which a certificate is alleged to have been granted, it is hereby enacted, that previous to the registering of granting of any certificate is alleged to have been granted, it is hereby enacted, that previous to the registering or granting of any certificate of registry as aforesaid some one or more person or persons appointed by the local Governments respectively, taking to his or their assistance if he or they shall judge it necessary, one or more person or persons appointed by the local Governments respectively, taking to his or their assistance if he or they shall judge it necessary, one or more person or persons appointed by the local Governments respectively, taking to his or their persons of the person of the corticutate hereinbefory directed in the presence of the matter, or of any other person who shall be appointed for that purpose on the part of the owner or owners, or in his or their absence by relieve the such part of the matter and the form of the corticut

strake.

IX. And it is hereby provid
Measurement of Steam ed. that in each of the several

rules hereinbefore prescribed,

when applied for the purpose of

accertaining the tempage of any ship or vessel propelled by

steam, the tempage due to the cubical contents of the en
gine room shall be deducted from the total tomings of the

vessel as stateminal, by either of the rules aforesid, and

the remainder shall be deemed the true register tomage of

the said ship or vessel. The tonusge due to the cubical contents of the engine room shall be determined in the following manner; that is to say, measure the inside length of the engine room in feet and decimal parts of a foot from the foremost to the aftermost bulk head, then multiply the said length by the depth of the ship or vessel at the midship division as aforesaid, and the product by the inside breadth at the same division at two fifths of the depth from the deck taken as aforesaid, and divide the last product by 92.4, and the quotient shall be deemed the tonnage due to the cubical contents of the engine room.

Alterations in Steamer and the tonnage due to the cubical contents of the engine room.

Alterations in Steamer and the tonnage due to the cubical contents of the engine room.

Registry.

Certificate of registry as part of the description of the ship or vessel, and that any alteration of such tonnage due to the cubical contents of the engine room, or of such length of the engine room, after registry, shall be deemed to be an alteration requiring registry de novo within the meaning of the said Act for the registering of ships or vessels.

XI. And it is hereby enacted, that for the purpose of ascertaining the tonnage of all such ships whether belonging to the United Kingdom or otherwise, as there shall be occasion to measure while their cargoes are on board, the following rule shall be observed and is hereby established; (that is to say,) measure, first the length on the unper deck between the afterpart of the stem and the forepart of the stern-post; secondly, the inside breadth on the underside of the upper deck down the pump well to the skin, multiply these three dimensions together, and divide the product by one hundred and thirsty, and the quotient will be the amount of the register tonnage of every merchant that the true amount of the register tonnage of every merchant

Registered tonnage to that the true amount of the registered.

Le marked.

Le prior to her being registered.

Country Craft exceeding 200 tons.

Craft not vided that Country Craft employed in Coasting voyages not exceeding the burden of 200 tons.

may be registered and the tonnage marked according rules to be prescribed from time to time by the respect local Governments.

Registered tomage to be repeated in enery subsequent register.

Stiv. And it is hereby enactable repeated in enery subsequent register.

Stiv. And it is hereby enactable repeated in enery subsequent register.

Stiv. And it is hereby enactable repeated in enery subsequent register.

Stiv. And it is hereby enactable register of any ship or vessel shall have been ascertained according to the rules herein prescribed such account of tonnage shall be repeated in every subsequent registry of such ship or vessel, unless it shall happen that any alteration has been made in the form of burthen of such ship or vessel, or it shall be discovered that the tonnage of such ship or vessel had been erroneously taken and computed.

Stiv. And it is hereby enactable rules are shall be repeated in every subsequent registry.

Stiv. And it is hereby enactable rules are shall be repeated as a foresaid shall be edd, lent, or otherwise disposed of to any per-

Fraudulent use of ed, that if such certificate as aforesaid shall be sold, lent, or otherwise disposed of to any persons or persons whatever than those for whose use it is granted, or shall be made use of for the service of any other ship or vessel than the ship or vessel for which it is granted, such certificate shall thenceforth be utterly void, and the master or any owner of the ship or vessel who shall be proved to have sold, lent, or disposed of such certificate or made use of the same as aforesaid, or shall have concurred in or been privy to the committing any such offence, shall be liable upon conviction by information as aforesaid to a penalty not exceeding 10,000 rupees. And in case such ship or vessel shall be lost or taken by the earny, burst, or broken up, or otherwise prevented from returning to the port at which she is registered, or shall on any account have lost and forfeited the privileges of a British ship, or shall have been seized and legally contention for debt and sold by due precess of law, or shall have been sold to the Crown or the Best India Company, of shall under any circumstances have been registered de move, the certificate if preserved, shall be delivered up, within one month after the arrival of the Best India Company, to the Brigistering Officer at each port, in distant mineral the minimal of the Information as aforesaid have a penalty mot exceeding 500 rupees. And if also persons on the being such cartest in a foresaid shall partitions of the That ladia Company, the training of the training of the stant shall be inches to company, the training of the stant shall be inches to company, the training of the stant shall be inches to company, the training of the stant shall be shall be inches to company, there and it is such as the continued to the shall be trained to the shall be trained to the shall be inches to company, there are in the same to the continued to the shall be trained to t

shall within seven days after such purchase or fransfer of property in such ahip, or vessel, be delivered upon to the Registering. Officer at such port, and if such ship or vessel shall be in any place not within the territories of the Rast India Company when such purchase or transfer of property shall take place, then the certificate shall be delivered up within fourteen days after the arrival of auch ship or vessel, or of the master thereof in any port of the territories of the East India Company to the Registering Officer at such port in default whereof the master or any of the owners shall be liable on conviction before any Justice of the Peace in a penalty not exceeding 5,000 rapees recoverable in manner provided by Act No. 2 of 1889.

XVI. And it is hereby en-

tion before any Justice of the Peace in a panalty not exceeding 5,000 enpees recoverable in manner provided by Act No. 2 of 1839.

XVI. And it is hereby enacted, that when and so often as the master of any ship or vessel shall deliver to the person or persons hereinbefore authorized to make such registry and grant such certificates of registry at the port whore such change shall take place, if it be a port within the territories of the East India Company, the certificate of registry belonging to such ship or vessel, who shall thereupon indorse and subscribe a memorandum of such change, and shall forthwith give notice of the same to the proper officer of the port or place where such aship or vessel was last registered pursuant to this Act, who shall likewise make a memorandum of the same in the book of registers which is hereby directed and required to be kept, and shall forthwith give notice thereof in like manner as of the original entry. But if the change do not take place in any port within the territories of the East India Company, then such delivery, memorandum and indocement shall be made and notice given act the first port within the territories of the East India Company at which the new master shall arrive after such change. In default of which delivery of the certificate such new master or any of the owners shall be liable on conviction before a Justice of the Peace, to a penalty not exceeding 5,000 rupees recoverable as aforesaid.

XVII. And it is hereby enacted, that it shall not be lawful for any owner or owners of any acted, that it shall not be lawful for any owner or owners of all and every ship or vessel, which shall be so registered with which she was first registered in pursuance of this Act, and that the owner or owners of all and every ship or vessel which shall be so registered shall, before such ship or vessel shall have been registered pursuant to this Act, and the poor to which she por vessel shall so keep and preserve the same, and that if such owner or owner, or master or other person

vessel shall be liable on information as aforesaid to a penalty not exceeding 10,000 rupees.

XVIII. And it is hereby enacted, that all and every person and persons who shall apply for a certificate of the registry of any ship or vessel shall, and they are hereby required to produce to the person or persons authorized to arant such servificate; a true and full particular under the hand of the haider of such ship or vessel, or in case the want of such certificate can be satisfactorily accounted for, then to produce other sufficient evidence of the proper denominations and of the time when and the place where such ship or vessel was built, and also im exact account of the genomination of such ship or vessel, and shall also make and subscribe a declaration before the person or persons hereinbefore authorized to grant such eartificate it tenut the ship or vessel for which such certificate is required is the same with that which is so described by the quider surforesaid. the same with

ar ifforessid.

\*\*RIX. And if is nerely easotted.

Certificate last or mise of, that if the certificate of registry of any ship or vessel shell he lost or missid, so that the remains as not be found or obtained for the ure of such ship or reside; when applied and proof thereof shall the manuals to the activities of the flegistering Officer shell and may, where the confidence shall was been suctor and may, where the confidence shall was been suctor and may, where the confidence shall was been suctor and may,

wit such ship or vessel to be registered de novo, and a certificate thereof to begranted. Provided always that if such ship or vessel be absent and far distant from the port to which she belongs, or by reason of the absence of the owner or owners, or of any other imbediment, registry of the same cannot then be made in sufficient time, such Registering Officer shall and may grant a license for the present use of such ship or vessel, which license shall for the time and to the extent specified therein, and no longer, be of the same force and virtue as a certificate of registry granted under this Act. Provided always that if the certificate of registry shall at any time afterwards be found, the same shall be forthwith delivered to the proper Officers of Customs to be cancelled, and that no illegal use be made of the same, in default whereof thesoriginal certificate and the renewed certificate and license shall thenceforth become utterly void, and any person wilfully detaining the certificate so required to be cancelled, or making any illegal use thereof, shall be liable on conviction before any Justice in a penalty not exceeding 5000 rupces recoverable as tice in a penalty not exceeding 5000 rupees recoverable as aforesaid.

tificare so required to be cancelled, or making any usegatuse thereof, shall he liable on conviction before any Justice in a penalty not exceeding 5000 rupees recoverable as aforesaid.

\*\*\*XX\*\* And whereas it is not proper that any person under cate.

\*\*Detention of Certificates\*\* Detection of the certificate of registry of any ship or vessel, or hold the same for any purpose other than the lawful use and navigation of the ship or vessel for which it was granted, it is therefore hereby enacted, that in case any person who shall have received or obtained by any means or for any purpose whatever the certificate of the registry of any such ship or vessel, whether such person shall claim to be the master or to be the owner or one of the owners of such ship or vessel, or not,) shall wilfully detain and refuse to deliver up the same to the proper Officers of Customs, for the purposes of such ship or vessel, as occasion shall require, or to the person or persons having the actual command, possession, and management of such ship or vessel as the ostensible and reputed master, or as the ostensible and reputed owner or owners thereof, it may and shall be lawful to and for any such last mentioned person to make complaint on oath of such detainer and refusal any Justice of the Peace residing near to the place where such detainer and refusal shall be, and on such complaint the said Justice shall and is hereby required by warrant under his hand and seal, to cause the person so complained significant of registry is not lost or mishald, but is wilfully detained by the said person, such person shall but is wilfully detained by the said person, such person or otherwise that the said certificate of registry is not lost or mishald, but is wilfully detained by the said person, such person or persons who granted auch certificate to registry for such ship or vessel who shall, on the terms and conditions of law being complied with make registry of such ship or vessel de novo; and grant a certificate of registry as aforesaid, or shall

AXI. And it is hereby enBegistration de nove. seted, that if any ship or vessel
after she shall have been registered pursuant to the directions of this Act, shall in any
manner whatever he altered so as not to correspond
with all the particulars contained in the certificate of
her registry, or if any alteration shall take place in the
ownership of any ship or vessel, or of any share or
shares thereof, in such cases such ship or vessel shall be
registered de nove in manner hereinbefore required as
soon as she returns to the port to which she belongs,
or to any other port within the territories of the East
Judia Company, on failure whereof such ship or vessel
shall be deemed to be a ship or wasel not day registered,
and any person making use of a vertificate for the purposes
of any ship or vessel which has been granted in respect
of the samp after the same ought to have been registered,
the move, shall be liable on conviction before any Justice
to a penalty not accessing 5,000 rupees recoverable as
afegessid.

£xy, Acquested.

Extl. And whereas great
Festimony of Regist inconfessiones may arise from
dering Afficers. the Expiretering Officers being
serviced with authorouse requiring them reading such these and medium, obtinels in
Courts of Law estative to the ownership of viscosis,
or otherwise the desistations required to be taken by the owners thereof prior to the registering thereof, and the books of registry, or copies or extracts therefrom. And whereas it would tend much to the dispatch of business if the attendance of such Registering Officers with the same upon such trisls were dispensed with, it is therefore hereby enacted, that the Registering Officers with the same upon such trisls were dispensed with, it is therefore hereby enacted, that the Registering Officers and protectively, shall, upon every reasonable request by any person or persons whomsoever, permit him, her, or them to take a copy or centry in any book or books of registry required, and shall upon every reasonable request by any person or persons whomsoever, permit him, her, or them to take a copy or copies, or an extract or extracts thereof respectively, and that the copy and copies of any such oath or declaration, registry or entry, shall upon being proved to be true copy or copies thereof respectively, be allowed sudreceived as evidence upon every trial at law, without the testimony or attendance of any Registering Officer, or other person or persons setting for them respectively, in sil cases, as fully and to all intents and purposes as auch original or originals if produced by any Registering Officer, or other person or persons acting for them, could or might legally be admitted or received in evidence.

\*\*Exili.1.\*\* And it is hereby estated, or produced by this Act, or shall knowingly oxility make use of any certificate or other instrument in writing required or directed to be obtained, granted, or produced by this Act, or shall knowingly oxility make use of any certificate or other instrument as counterfeited, erased, altered, falsified, or shall wilfully grant such certificate or other instrument as counterfeited, erased, altered, falsified, or shall wilfully grant such certificate or other instrument to count feited, erased, altered, falsified, or shall wilfully grant such certificate or other instrument as counterfeited, erased, altered, falsified, or shall wilful

payable for registering or granting passes to snips or vessels at the different Presidencies.

XXVI. And it is hereby Ports to which ships declared and enacted, that all belong.

this Act, shall be deemed to belong to the ports at which they shall be respectively registered. And all ships or vessels being registered or in respect of which passes may have been granted which are unexpired at the time of passing this Act, shall fur the purpose of being deemed British ships be deemed to belong to the ports at which they may have been registered or when passes shall have been granted which are unexpired, as which such passes may have been respectively granted. And such ships or vessels huilt and sweed as required by the Statute S and 4 Vict. Ch. bd, shall sontime subject to all the rules in force at the respective Presidency before the passing of this Act, touching the registering, measurement granting passes or acher respective to the provisions of this Act, or tany presidence for the passing of this which he assigned to the provisions of this Act, or tany presidence for the Statute Sandy and plant with

ships or vessels built and owned as aforesaid might be deemed British ships for the purposes of trade.

T. H. MADDOCK.

Secy. to the Govt. of India.

#### PROCLAMATION.

PROCLAMATION.

The Governor General of India in Council hereby declares that all ships and vessels built or to be built within the dimits of the Charter of the East India Company (as those limits are defined by the Statute 3d and 4th of Queen Victoria Cap. 56 entitled "An Act further to regulate the trade of ships built and trading within the limits of the East India Company's Charter,") being ewned by Her Majesty's subjects for whom the said Governor General in Council has power to legislate and belonging under the provisions of the Act passed by the Governor General in Council No. X. of 1841, to any ports in the territories under the Government of the East India Company shall be deemed to be British ships for all purposes of trade within the said limits, including the Cape of Good Hope and the territories and dependencies thereof. cies thereof.

By Order of the Right Honble the Governor General of India in Council,

T. H. MADDOCK, Secy. to the Govt of India.

Fort William, the 5th July, 1841.

# FORT WILLIAM, LEGISLATIVE DEPARTMENT.

THE 5TH JULY, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 5th of July 1841, is hereby promulgated for general informa-

Acr No. XI. or 1841.

An Act for consolidating and amending the Regu-lations concerning Military Courts of Requests for Native Officers and Soldiers in the Service of the

East India Company.

I. It is hereby enacted, that all Regulations and parts of Regulations concerning Military Courts of Requests are repealed; provided always that nothing in this Act contained shall be held to alter or affect the this Act contained shall be held to after or affect the jurisdiction of a single Officer duly authorized and appointed under the Rules in force in the Madras and Bombay Presidencies for the trial of small suits in Military Bazars at Cantonments and Stations occupied by the troops of those Presidencies respectively, or the trial by Punchayet of suits against Military persons according to the Rules in force under the Madras Presidency.

according to the Rules in force under the Madras Presidency.

II. And it is hereby enacted, subject to the aforesaid proviso, that within the territories of the East India Company actions of debt and other personal actions against Native Officers, Soldiers and other persons amenable to Articles of War for the Native Forces in the Military Service of the East India Company, or residing within any Station or Cantonment, and carrying on any trade or business in a Military Bazar, shall be cognizable before a Military Court and not elsewhere, provided the value in question shall not exceed 200 Rupees, and the defendant was a person of the description above mentioned, when the cause of action arose, and when the suit was instituted. Provided that no suit shall be brought before any Military Court under this Act to determine any dispute of caste or concerning any right to real property.

be brought before any Military Court under this Act to determine any dispute of caste or concerning any right to real property.

III. And it is hereby enacted, that the Commanding Officer of any Station or Cantonment, or Officer commanding any portion of Troops in the field, is authorized to convene such Military Courts. And such Courts shall be composed, according to the orders of the Commander in Chief for the time being of the Presidency within which the Station or Cantonment is situate, or, in the absence of auch orders, according to the discretion of the Convening Officer, either of not less than three European Commissioned Officers, and, in the latter case, with an European Officer, and, in the latter case, with an European Officer of not less than five years standing, to superintend and record the precedings. Provided that if there be not a sufficient number of Officers to constitute a Court at the Station or Cantonment where any cause of action may arise, or where the defendant may be residing, the suit shall be determined at the nearest Station of Cantonment where a Military Court can be duly constituted as aforesaid...

aforesaid...

IV. And it is hereby exacted, that Such Military
Courts shall be convened monthly, and shall be holden.

on some convenient day before the issue of the pay.for each month.

each month.

V. And it is hereby enacted, that the forms of proceeding in every such Court shall be conformable to the usages observed on trials before Courts Martial held for the Native Troops in the service of the East India Company as far as the same are applicable. And any such Court shall have the like power of summoning witnesses as is possessed by Courts Martial. Provided always, that every such Court shall have the power of examining the parties to any suit and of requiring or dispensing with their attendance at its discretion. And every such Court shall have the discretion. And every such Court shall have the like power of taking the examinations of absent parlike power of taking the examinations of absent parties and witnesses as is possessed by the Civil Courts of the East India Company, under Act No. VII. of 1841, provided that the depositions taken under a Commission issued by any Military Court of Requests shall be receivable in evidence before any such Court subsequently held; Provided also that Commissions may be issued by Military Courts of Requests under this Act pursuant to the provision sof No. VII. of 1841, not withstanding the Courts to which the Commissions may be directed are not situate heyond the jurisdiction of such Military Courts.

VI. And it is hereby enacted, that witnesses omitting to attend, refusing to give evidence, or commit-

VI. And it is hereby enacted, that witnesses omitting to attend, refusing to give evidence, or committing perjury, and persons suborning witnesses to commit perjury, shall be tried and punished, if amenable to Articles of War, by a Court Martial, subject to all the Rules contained in such Articles of War for the punishment of such offences in regard to trials for Military offences; and if not amenable to Articles of War, they may be tried and punished in the nearest of the Courts of the East India Company for the administration of Criminal Justice (whether such Court have ordinarily jurisdiction over such person in Criminal matters not) in like manner as if such offences had been committed in regard to any trial before

have ordinarily jurisdiction over such person in Criminal matters not) in like manner as if such offences had been committed in regard to any trial before such nearest Court.

VII. And it is hereby enacted, that any person, Civil or Military, European or Native, using menacing words, signs, or gestures, or otherwise interrupting (whether being personally present or not,) the profeedings of any Military Court of Requests shall be punishable, if amenable to Articles of War by a Court Martial, or if not amenable to Articles of War, in the nearest of the Courts of the East India Company for the administration of Criminal justice (whether such Court have ordinarily jurisdiction over such person in Criminal matters or not.) in like manner as if the offence had been committed in regard to any proceeding of the Court to which it is so referred.

VIII. And it is hereby enacted, that a record shall be kept of proceedings in every case tried before any Military Court of Request. And such record shall contain the substance of the evidence given and the nature of such evidence as may have been rejected on the ground of its not being legally admissible, or relevant, or on other grounds, and the same shall be intend the the Mambers of the said Court.

contain the substance of the evidence given and the nature of such evidence as may have been rejected on the ground of its not being legally admissible, or relevant, or on other grounds, and the same shall be signed by the Members of the said Court. And such record or a copy thereof shall, with as little delay as is practicable, after the conclusion of the proceedings, be transmitted by the European President, or Superintending Officer of every such Court to the Officer Commanding the Station or Cantonment.

IX. And it is hereby enacted, that where a demand shall exceed the amount of 200 Rupees, or where several separate demands shall exceed such amount, no more shall be recoverable from any one defendant by the same plaintiff or plaintiffs than the sum of 200 Rupees only—and the judgment in respect of any demand in a Court of Requests shall be a bar to the recovery of the same demand or of any other or further demand for the same demand or of any other or further demand for the same demand or every such Military Court whatever, provided that the liability secrued before the time of institution the suit in the Military Court—and it shall be competent for every such Military Court to investigate any counterclaim alleged by any defendant. And it shall be competent for every such Military Court to investigate any counterclaim alleged by any defendant. And it shall be competent for every such Military Court to investigate any countercountry in ordinary money transactions. Sand, every contract made after the passing of this Act mose which a demand for every due for goods bought and delivered, shall be in willing and expressed in the language of the demand and signed by him, or on his behalf, by some effect person than the plaintiff. Provided that it shall not be compared to any Court of Requests to admit any said for a compared to any Court of Requests to admit any said for a court for a court of the same and for a court of the same and for a court of the same descended to the court of the same and for the same and

which is a second upwards of six years, unless a direct promise to pay made within six years of the commencement of the suit be proved.

X. And it is hereby enacted, that an failure of either of the parties to a suit to attend either personally or by representative, by to produce his witnesses according as he shall be required by any Military Court of Requests, such Court on being satisfied that the party has been duly apprized of what is required of him, may proceed to the termination of the suit in his absence. And if the decree in any each case shall be against the plaintiff, it shall not be competent for him to commence a new suit for the same cause of action. same cause of action.

XI. And it is hereby enacted, that it shall be lawful for the Commanding Officer to whom the proceedings have been transmitted as aforesaid to return ceedings have been transmitted as aforesaid to return the same for revision either by the same or another Military Court of Requests. And in every such case the second decree shall be final, unless for error in points of law, when the same shall be transmitted to the Commander in Chief, who shall have power to annul the proceedings without prejudice to any future suit. Provided always that in the case of any new trial the Court may receive exidence which was not adduced at the first trial.

XII. And it is hereby enacted, that every plain-

new trial the Court may receive exidence which was not adduced at the first trial.

XII. And it is hereby enacted, that every plaintiff shall prefer his claim in writing and shall deliver the same to the Station Staff-Officer. The claims shall be entered in a Schedule by the Station Staff-Officer, which Schedule is to be sent to Adjutants of Corps or Heads of Departments two days at least before the assembly of the Court, and the Adjutants or Heads of Departments shall be responsible that the defendants belonging to their respective Corps or Establishments have been duly summoned.

XIII. And it is hereby enacted, that every decree of any Military Court of Requests shall be published in the Station Orders before the same is executed.

XIV. And it is hereby enacted, that the execution of decrees of Military Courts of Requests may be either general or special, according to the sentence of the Court. Provided always that the Commanding Officer may, notwithstanding the direction of the Court, order that the execution shall be general or special at his discretion.

XV. And it is hereby enacted, that in cases in which the execution is to be general, the debt if out paid forthwith, shall, under the authority of the Commanding Officer in writing to be signed by him, be

paid forthwith, shall, under the authority of the Commanding Officer in writing to be signed by him, be levied by seizure and public sale of such of the Debtor's levied by seizure and public sale of such of the Debtor's Goods (under which term are included houses or other erections within the limits of Stations and Cantonments) as may be found within the limits of the Station or Cantonment, or elsewhere; and if sufficient Goods are not to be found, the debtor, if not a Soldier, shall be arrested and imprisoned in any Civil Gsol near to the Station or Cantonment, (for which purpose the provisions of Act No. 2 of 1840 shall be applicable) or in any other convenient place of confinement situate within the limits of the Station or Cantonment, for the space of two months, unless the Cantonment, for the space of two months, unless the debt be swoner paid, and his Goods, if found within the limits of the Station or Cantonments or elsewhere at any subsequent time, shall be liable to be selzed and sold in satisfaction of the debt. And if the debtor be a Soldier and the debt be not liquidated by sale of his Effects, Accourrements and Necessaries excepted,

his Effects, Accourrements and Necessaries excepted, an order may be issued for payment of the residue by monthly deduction from the pay issued to the debtor under the Rules which follow.

XVI. And it is hereby enacted, that where the execution is to be special, the debt shall be satisfied out of the pay and altowances of the debtor and not otherwise. And a certificate of the decree and directive or order thereon certified under the hand of the formanding Officer and signed by him, shall be a sufficient authority for making such stoppages. Provided always that no more than one-fourth of the pay and allowances of any non-Commissioned Officer or Seldier shall be stopped in any one-month.

Commissioned Officer or Seldier shall be stopped in any one month

XVII. And A is hereby enacted, that in places beyond the Frontier of the Territories of the East India Company, actions of debt and ottles personal actions also be brought before also Military Courts as aforesaid auditor personal actions and personal personal personal personal personal personal personal Provided sense and Military Courts beyond the Frontier ideal be composed of Enropean Officers and provided that the composed of Courts belong the Frontier ideal be composed of Enropean Officers and provided that the amount of claim shall deceded 200 Reputs an appeal shall be to.

the Court of Sudder Adawlut of the nearest Presidency according to the rules in force with regard to

appeals from subordinate Civil Courts.

XVIII. And it is hereby enacted, that this Act shall not affect the proceedings upon any suit heretofore commenced or which shall be commenced before the tenth day of August next.

T. H. MADDOCK, Secy. to Govt. of India.

# FORT WILLIAM. LEGISLATIVE DEPARTMENT.

TRE 28TH JUNE, 1841..

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 28th of June 1841, is hereby promulgated for general information.

ACT No. IX. or 1841.

An Act concerning the adjudication of certain penalties imposed by Act XXV. of 1840, for the better protection of the Apkaree Revenue within the Presidency of Fort William in Bengal.

I. It is hereby enacted in modification of Section XIV., Act XXV. of 1840, that Offenders punishable under the said Section of the said Act shall be liable to a fine not exceeding 200 Rupees, or to imprisonment for a term not exceeding three months, and in case of non-payment of the fine to imprisonment not exceeding the same term. And the sentence shall in every case be adjudged by a Superintendent of Abkaree Revenue, indicated in Section II. of the said Act.

> T. H. MADDOCK, Secy. to the Govt. of India.

atter received on sales from and to.	By what Ships despatched.	Bound to.	Remarks.
the sed set July,		Fra. Parker, Lendon, Liverpool, Liverpool, London.	Left Town on the 7th inst. Ditto 11th ditto.
to 11th ditto,	Poppy, Leocadia,	Singapore and China. Ditto. Bourben,	Ditto 12th ditto.

#### OVERLAND LETTERS AND POSTAGE.

T is hereby notified for general information—

Pirst.—That all Letters and Newspapers, except Soldiers' and Sailors' Letters, intended for transmission by the Overland Mails, and except those specially marked 'via Falmouth,' will be sent through France, and thus be subject to the heavier rate of postage.

Second.—Letters and Newspapers addressed to France as well as those to other foreign countries, with which France is the channel of communication (if the latter are expressly directed to be so sent) will be made up in Packets and sent to the French Post Master at Marseilles; but Letters for Foreign Countries, other than France, if not specially directed to France, will be included in the Packets or England. Letters, &c., for places lying between Bombay and Marseilles, will be despatched in separate Packets.

Third.—Letters for the United Kingdom of Great Britain, weighing less than a quarter of an ounce, and passing through France, are charged single postage, which by that route amounts to 2s. 8d. By the Falmouth route, Letters of half an ounce in weight, are subject to single postage only, which by that route, has now been reduced to 1s.

Newspapers, if sent via Falmouth, are free of postage; but if transmitted by the way of Marseilles, they are charged 2d. each.

H. S. OLDFIELD,

Offg. Post Master General.

Fort William, Genl. Post Office, the 27th May, 1840.

OTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1839, that excavations, surrounded with fences, and having ights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower South Division.

Surface Drain, on the Southside of Middleton Street, to be constructed

Upper North Division.

Chitpore Road, West side, from opposite Dwarkeynoth Tagore's Lane to Churruckdangah Street, Aqueduct to be

R. J. ROSE, Offg. Supt. Conservancy.

A BKARRY.—Notice is hereby given, that from and after the 15th instant, Rum brought into Calcutta from Distilleries in the Suburbs will be subject to payment of Abkarry Tax at the ordinary consolidated rate, of Eight Annas (Company's) per Gallon, instead of the Still-head Duty of Six Annas (Sicca) hitherto levied.

Parties desirons of bringing Rum into Calcutta under Bond, can be furnished with instructions for so doing by application at this Office.

By Order of the Board of Customs, Salt and Opium, the 10th July, 1841,

H. TORRENS, Secy.

# NOTICE.

With claim to export drawback, being found to be injurious to the Abkarry Revenue,—Notice is hereby given, that the Right Hon'ble the Governor of Bengal has been pleased to cancel the Order of Government, dated 14th June 1850, published in the Government Gazette of 24th idem, and to direct that the privilege of drawback, or the remission of Abkarry duty, whether actually levied or secured by bond, will, from the 1st proximo, be only claimable by shippers of one thousand gallons and upwards.

By Order of the Board of Customs, Salt and Opium, the 29th June 1841,

H. TORRENS, Secretary.

#### NOTIFICATION.

of Section II. Regulation VII. of 1824, of the Bengal Code, and in modification of the Notices and Rules published under dates 2d March 1835 and 26th December 1839, the following Rules have been prescribed by Government to take effect in regard to all Distilleries constructed and worked after the European method beyond the limits of the jurisdiction of the Supreme Court of Calcutta.

1. It shall rest with the Board of Customs, Sals and Opium to determine what portion of the Rules contained in Sections IV. V. VI, VII, VIII, IX. X, XI, XII, XIII, and XIV, Regulation II. of 1802, shall continue to be suforced in respect to Distilleries Licensed to be worked as above, and in which, up to the present date, the said Rules have been in force.

2. Parties Licensed to establish Distilleries worked as above, shall deposit five thousand Rupees in cash, or in Government Securities, with the Board of Customs, Salt and Opium, the same or such portion of the amount as Government shall determine on the recommendation of the Board of Customs, Salt and Opium, together with the Distillery License, to be forfeited in the event of any breach of the Abkarry Regulations of the Bengal Presidency, proved before the Officer vested by Law with the decision of Abkarry suits; on the License ceasing without such forfeiture, the sum deposited shall be returned by the Board of Customs, Salt and Opium.

3. Not more than one cautionary deposit of 5,000 Rupees in cash or in Public Securities will be required on account of any number of Distilleries [worked in the European method] that may be established by one and the same individual or firm.

4. No Distillery worked after the above method shall be Licensed until the parties applying for the License shall have satisfied the Board of Customs, Salt and Opium, that the works are capable of producing not less than 300 gallons of Spirit per diem.

5. No Distillery proposed to be worked after the above method, shall be Licensed until the parties appyling for the License shall have satisfied the Board of Customs, Salt and Opium, that the premises are so constructed as to afford full security for the realization of the Government Rovenue. And in all cases, parties applying for a License for Distilleries already erected shall engage to adopt such measures for the security of the Public Revenue, and within such time as may be prescribed by the Board of Customs, Salt and Opium.

6. Parties having a License to establish Distilleries worked as above, shall provide a residence for the Native Officer of the Abkarry Department stationed on the premises, which residence shall be so situated as to command the ingress and egress to and from the premises.

7. Parties working Distilleries constructed and worked in the European method as above, are required to apply to the Board of Customs, Salt and Opium, in December each year for the renewal of their Licenses for the year following, and Licenses not so renewed, will be considered null and void, and as not protecting from seizure and confiscation, the Spirits produced in the said Distilleries, or the parties working the said Distilleries, from the Penalties provided by Law for the illicit manufacture of Spirits.

8. The Board of Costoms, Salt and Opium are empowered to refuse Licenses for Distilleries worked as above, without assigning any reason for the significant to Government, in the event of parties applying from their decision.

9. The Beard of Customs, Salt and Opium have been empowered by Government to require, as a condition of the License, that the parties establishing a Distillery shall pay the expense of the Officer or Officers who may be employed on the part of Government at such Distillery, the paymentate be secured in a manner satisfactory to the Board of Customs, Salt and Opium, and a failure therein to render the License forfeitable at the discretion of the Board.

By order of the Board of Customs, Salt and Opium

By order of the Board of Customs, Salt and Opium, the 29th June, 1861,

H. TORRENS, Secretary,

#### NOTIFICATION.

THE Superintendence and Charge of all Distilleries worked in the European method within 20 miles of Calcutta, having been ordered by the Right Hon ble the Governor of Bengal, to be transferred to the imthe Governor of Bengal, to be transferred to the immediate Superintendence of the Secretary to the Board of Customs, Salt and Opium, parties interested in such Distilleries are hereby informed that the conditions regarding Licence, explained at length in the separate Notification issued from this Office, bearing the present date, will not be enforced in respect to the Distilleries so situated before the 1st November next; after which date, the Owners of such Distilleries will become liable to the penalties expressed in the separate Notification adverted to, if Licences under the prescribed conditions shall not have been previously obtained by them.

Further particulars regarding the objects of this Notification can be learned on application at this

By Order of the Board of Customs, Salt and Opium, the 29th June, 1841, H. TORRENS, Secretary.

#### SHERIFF'S OFFICE, 2D JULY, 1841.

OTICE is hereby given, that a Sessions of Over and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the said Town of Culcutta, on Monday, the Second day of August next, at 12 of the Clock at Noon.

W. C. BRADDON, Sheriff.

The Court will open on the first day of the Sessions, at 12 o'Clock at noon, and upon each succeeding day, precisely at 11 o'Clock in the forenoon, of which all persons are required to take notice.

W. C. BRADDON, Sheriff.

দরিপ আফিষ ২ জবাই ১৮৪১ সাল সমাচার দেওয়া যাইতেছে যে আগামী ২ অ গম্ভ ১৮৪১ সাল সোমবার দুই প্রছরের সময় সহর কলিকাতার কোট উইলেমের এব০১ ভাছার অন্ত পাতি যে সকল স্থান তল্পিছে বলদেলে ফোট উই লেমের স্থেম কোট অপুন আদালত ছারে ওয়ের টরমিনর এব ০. এডমিরেলটী অথাৎ মহা সমদ नम्बीर मिक्ममात निष्मण ज जता अक मित्रान

W. C. BRADDON, Sheriff.

এই সেবিরান জড়ো কাল প্যান্ত বসিবেক ডা হার প্রথম দিন দুই প্রহরের সময় ভাহার পর क्षांकिष्यिन १५ चफील त्रमग्न वजीरवक अविष्य मैकरम सत्र वाश्वन

অত্তাৎ মিছেল করিবেন

W. C. BRADDON, Sheriff.

#### MEMORANDUM.

The Ball despred this day half a seconds (19.) before mean noon. (Signed) V. L. REES.

In charge of the Observatory.

SURVEYOR GENERAL'S OFFICE Culcuta, 190 July, 1841.

#### NOTICE.

THE Partnership hitherto existing between the of J. Barrow and Co., expires this day.

(Signed)

J. BARROW.

B. CARDOZO.

Madras, 30th June, 1841.

#### NOTICE.

R. THOMAS WILSON has this day been admitted a Partner in our Firm.

(Signed) J. BARROW AND CO.

Madras, 1st July, 1841.

#### NOTICE.

THE following Configured Goods will be sold by Public Auction at this Office on Thursday the 15th July, 1841, by order of the Board of Customs, dated 10th July, 1841.

4 Hama.

4 P. Red Wood.

6 Pack iges Cutch.

J. Bag Black Salt. I Bar Bolt Iron.

1 Basket Dry Ginger.

R. WALKER, Collector of Customs.

Colcutta Custom House, the 13th July, 1841.

#### NOTICE.

REWARD of 200 Rupees will be given to any person procuring the apprehension of Issurchunder Banerjea, an inhabitant of Jorasanko, in Calcutta, and late a Darogah of Ghaut Monohurgunge, in the Salt Agency of 24-Pergunnahs.

#### STEAM NOTICE.



The SOORMA, in tow of the MEGNA, Steam Vessel, for Allahabad, will leave Calcutta on the 28th instant, and will probably leave Allahabad on the 21st August, on her return to

Calcutta.

By Order of the Marine Board,

J. H. JOHNSTON, (Signed)

Controller of Govt. Steam Vessels.

Steam Department, the 12th July. 1841.

# STEAM NOTICE.



The JELLINJHEE, in tow of the HOORUNGOTTA, Steam Vessel, for Allahabad, will leave Cal-

probably leave Allahabad on the 14th August, on her return to Calcutta.

By Order of the Marine Board,

J. H. JOHNSTON, (Signed)

Controller of Govt. Steam Vessels.

Steam Department, the 12th July, 1841.

# [ 578 ]

NOTICE of Public Sale. in satisfaction of a Decree of the Civil Court, (unless intermediately liquidated) at the Collector's Office, Zillah Cuttack, on Saturday, the 7th August, 1841, corresponding with 25th Srabun 1246 U.

Name of Estate to be sold, and Pergunnah in which it is situated and No. of Lot in Collector's Sale Adver- tisement,	Recorded Proprietor.	A mount Sudder Jumma.	Amount of Decree in satisfaction of which it is now to be Sold.	Name of Plain- tiff.	Remarks.
No. 1, Killah Durpun,.	Raja Shaik Ukbur }	7310 10 2	1984I 9 74	Doorgapersad Pundit deceased, Uncle and Mafez of Gopenath Pun- dit minor, adopt- ed Son of Maha- tab Rai Pundit.	

Zh. Cuttack, Collr's. Office, the 5th July 1841.

NOTICE of Public Sale for Arrears of Revenue, &c. unless intermediately liquidated, at the Collector's Office, of Zillah Mymunsingh, on Friday, the 6th August 1841, or 23rd Srabon 1248 B. S., prepared as per Form received with Commissioner's Circular No. 322, dated 14th November 1835.

Names of Mehals to be sold, and of the Pergunnah in which they are situated and Númber of the Lot in the Collector's Sale Advertisement.	Recorded Proprictors.	Amount of Sudder Jumma,	Arrears of Revenue, including Interest for the Quist of May, 1841.	Remarks.
No. 1. Pergh. Allapsing, Ha. 1 Anna 6 Gds. 2 Crs 2 Kts.,	Shibkishore Acharge Chow- } dry, &ca.,	5,093 7 2	163 14 0	
,, 3. Ditto Ditto, Ha. 4 }	Chundrobolce Dibbea, &ca.,	15,016 12 1	468 10 4	
Annas, including Izmallee Matean Degur.	Rowshun Khatoon Chow-	21,533 3 5	553 6 11	This Mehal is under Butwarrah.
,, 15. Ditto Burbazoo, Ha, 7 As. including Iz- mallee Abdoolpore, & ors.,	Bebun Bebee & ors.,	9,853 1 7	243 7 11	
,, \$3. Ditto Cogmarree, Ha	Golucknath Roy Chowdry,	9,881 0 10	823 3 4	1
,, 84. Ditto Ditto, Ha. 5 As. including Izmailee,	Doyamoe Chowdrans & ors.,	8,586 0 5	304 14 1	
., 38. Tupch Kooreekhye,	Chundrobolce Dibbea & ors.,	10,910 15 2	322 1 11	1
49. Pergh. Hosenshyo, & Joan Hosenpore, including Izmallee,	E. K. Hume, Esq. & ors.,	45,457 14 6	1,954 4 8	4,
,, 54. Ditto Mymensing, Ha.  4 As. including Burbeella,	Shumbochunder Chowdry } & ors.,	29,653 15 8	747 12 1	This Mehal is under Butwarrah.
,, 55. Ditto Mymensing, Ha.	Tarreenykunth Lahorree & ors.,	32,445 9 11	657 2 8	Ditto.
4 Annas,, 56. Ditto Ditto, Ha. 4 As.,	Narainee Dibbea Chowdrane	32,443 3 4	818 12 4	
,, 57. Ditto Ditto, Ha.	Buggoruttee Dibbea & ors.,	32,561 4 7	469 6 7	
, 70. Ditto Nusscrojeal, Ha. 4 As. 10 Gds., including illegally separated Mehals,	Joygugut Chunder Chow-	7,194 1 1		
,, 98. Ditto Soosung, Ha.	Rajah Bissonath Sing & ors.,	18,889 5 4	216 8 9	1

These Lands produce Paddy, Sugar Cane, Indigo, Cocoanuts, &c. &c. &c.

Mymensing Collector's Office, the 5th July, 1841.

R. M. SKINNER, Collector.

E. E.

G. G. MACKINTOSH, Offg. Collr

OTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Moorshoushad, on Saturday, the 24th July, or 10th Srabun, 1248 B. S.

Names of Mehals to be sold, and of the Pergunuah in which they'are situated, and No. of Lot in the Collector's Sale Advertisement.	Recorded Proprietors.	Annual Sudder Jumma,	Arrears of Revenue, including Interest up to the Quist of April 1841.	Remarks.
2. Hoodah Ecooree, &c.,	Rajah Kishenchunder Sing and Ranee Un- nopoona,	182647 9 6 105428 8 8 8076 12 5	34501 14 5 4752 14 2 1170 5 0	These Lands produce Indigo. Paddy, Mulberry and Sugar Cane.
	The abovementioned Estates ar	e still under Buty	warra.	
1. Pergunnah Rokunpere, 5. Hoodah Shakhalleepere, 9. Hoodah Poersuttumbatty, 11. Hoodah Paitkabatty, 23. Dehee Gunkur Churkha.  331. Turf Munecahdehee, Kist. Ph. Futteh Sing,	Sectanath Sandial,	69762 12 11 9848 11 4 8356 8 2 11590 4 3 14886 12 10 12916 4 3 46326 4 9	20604 0 8 401 7 4 135 6 0 1042 5 1 833 14 11 3654 13 0 33773 14 5	Ditto.

Moorshedabad, Collector's Office, the 2d July, 1841.

PIERCE TAYLOR, Collector.

OTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collectorate of Midnapoor, on Thursday, the 22d July, 1841, A. D., corresponding with the 8th Srabun 1248 B. S., in conformity with the orders of the Sudder Board of Revenue, dated the 7th August, 1838, No. 54.

Name of Mehal to be sold, and of the Pergunah in which it is situated and No. of Lot in the Collector's Sale Ad- vertisement.	Recorded Proprietor	ing Police	Arrears of Revenue, including Tulbanah up to the Kist of April, 1841, after deducting the payment made in January 1841.	Remarks.
No. 1, Poorb Etara, Pergu-	Rajah Burdacaunt Roy,  Remission on account of Road,	48261 <b>4</b> 7	17281 9 1112	This Land produces Silk, Paddy. Sugar-cane, Mustard Seed, &c.

Midnapoor Collectorate, the 2d July, 1841.

A. FORBES, Offg. Collector.

WITH the Sanction of Government, the following Advertizement is published for general information

By Order of the General Management,

JOHN McQUEEN, Secy. M. O. S.

Orphan Society's Office, Kidderpore, }
5th March, 1839.

# ADVERTISEMENT.

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract with Covernment, occasionally employ other Presses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mr. Secretary Prinsep, shewing that the Orphan From has the exclusive crivilege of Printing for Government. "I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice Predent in Council has declared his readiness to enquired into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan School, whenever such may fall under his notice or be made the subject of representation.

(Signed) H. T. PRINSEP,

Secy. to Government Genl. Dept.

Council the Chamber, 7th August, 1832."

For Sale at the Bengal Military Orphan Press.

#### DR. TAYLOR'S TOPOGRAPHY

#### STATISTICS OF DACCA,

With Map, Royal Svo. pp. 378, Cloth Boards, Price 10 Rupees.

# TOXICOLOGICAL CHART,

Price 1 Rupee,

Exhibiting at one view the Symptoms, Treatment, and Modes of Detecting

#### The various Poisons,

MINERAL, VEGETABLE, AND ANIMAL;

To which are added concise directions for the treatment of Suspended Animation.

## A PRACTICAL TREATISE

Strengthening and Defending Outposts, Villages, Houses, Bridges, &c.

In reference to the duties of Officers in Command of Picquets, as laid down in the Field Exercise and Evolutions of the Army,

By J. JEBB,

Captain in the Corps of Engineers.

Demy 8vo. Boards. Price 4 Rs. being a Reprint of the London Edition of 1836, with 16 Lithograph Sketches.

# Sleeman's 2d Report on Thugges.

# Chip-day is published,

And for Sale, for the benefit of the Orphan Press, (Demy 8vo. pp. 660-Price 10 Rs.)

#### REPORT

ON THE DEPREDATIONS

COMMITTED BY

# The Thug Gangs

OF

# Upper and Central India,

FROM THE

Cold Season of 1836-37, down to their gradual suppression, under the operation of the measures adopted against them by the

SUPREME GOVERNMENT IN 1839.

With a Preface, Introduction, voluminous Index, and large coloured Map of that portion of the Kingdom of Oude most infested with Thugs.

#### BY MAJOR SLEEMAN,

Commissioner for the Suppression of Thuggee and Dacoites.

G. H. HUTTMANN,

Supt. Orphan Press.

March 10th, 1841.

# This-Day is Published,

(Demy 8vo. Price 3 Rs. Cash,)

# THE NEW MUTINY ACT.

AND

# ARTICLES OF WAR,

FOR THE COMPANY'S ARMY.

Reprinted by order of Government, from the authorized Copy as put forth by the Queen's Printers.

Subscribers' names are received by Mr. Huttmann, at the Orphan Press, Calcutta. The Books to be paid for on delivery.

Feby. 27th, 1841.



# SUPPLEMENT TO

# The Calcutta Gazette.

# · Published by Authority.

# WEDNESDAY, JULY 14, 1841.

No. 145.

# FORT WILLIAM,

# ECCLESIASTICAL DEPARTMENT,

THE 30TH JUNE, 1841.

The Right Hon'ble the Governor General in Council directs, that the following Forms of Ecclesiastical and Lay Registers received from the Hon'ble the Court of Directors, be published for general observance.

By Command of the Right Hon'ble the Governor General in Council,

G. A. BUSHBY,

Secy. to the Govt. of India.

1842.

Ecclesiastical \*

Quarterly

Returns

Lay

BAPTISMS,

MARRIAGES,

BURIALS,

Calcutta,
Madras, The Archdeaconry of .....

Calcutta.

Registrar of the Archdeaconry of Madras, do hereby

**Ecclesiastical** 

Certifiy, that the annexed are correct Copies of the Original and Official Quarterly

Lay

Returns

Baptisms, Calcutta,

of Marriages, within the Archdeaconry of Madras, as made and transmitted to me for the Quarter com-Burials, Bombay,

mencing the First day of January, ending the Thirty-first day of March, in the Year of Our Lord One Thousand Eight Hundred and Forty-two.

> Signature of Registrar Registrar of the

> > Calcutta,

Archdeacoury of Madras,

Bombay.

This foun to be attached to all Returns forwarded to the East India House.

Including the Returns from the Scotch Church.

MARRIAGES solemnized at Barrampare, Barraty, Calcutta, &c. &c.

When	Names of			Condi-	Rank or	Residence at the	Father's Name	By Banns	Names of Witnesses Present.	By whom
Martied.	Christian.	Surname.	Age.	tion.	Profession.	time of Marriage.	Father's Name and Surname.	or Licence.	Present.	By whom Married.
1842, 14th Jan	William John Sephia Ann	Hastings. Muchell		Bachelor. Spinster.	Upholsterer.	Hastings` Street, Lower Circular Road,	Peter Hastings. Geoffry Mitchell	Banns.	John Thomas Green, Thomas Hastings, Willm. Geo. Mitchell, Harriet Eliza Mitchell,	Henry Fisher, Senior Chaplain.
				ı	I		1			
APPROXIMATION OF THE PERSON OF	- Anna A-Marine Shanner and Aspan									
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BARTISMS solemnized at Barrackpore, Bareilly, Calcutta, &c. &c.

2		and the second s		Parent's N	ames.	41.4	Quality, Trade	By whom the
When Baptized.	Said to be Born.	Child's Christian Name.	Sex.	Christian.	Suiname.	A bode.	Quality, Trade or Profession.	By whom the Ceremony was performed.
1842, <b>24</b> th Jan.	1841, 12th Dec.	William Frederic Albert,	Boy,	William Frederic and Sophia Ann	Brownlow.	Lower Circular Road.	Cabinet Maker.	II. Fisher, Senior Chaplain.
								•
	4							

BURIALS at Barrachpore, Bareilly, Calcutta, &c. &c.

	Carcana, &c. &c.				The state of the s	
When Buried.	Christian	Surmame.	Age.	Quality, Trade or Profession, &c. &c. &c.	Where Buried.	By whom Buried.
1842, 24th Feb.	William Frederick Albert,	Mackenzie,	2 Months,	Son of William Frederick and Sophia Ann Mackenzie,	Calcutta,	H. Fisher, Snr. Chaplain.
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	. ,	( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )	. ,			



# The Calcutta Gazette.

# Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

# SATURDAY, JULY 17, 1841.

#### FORT WILLIAM.

GENERAL DEPARTMENT, 26TH JUNE, 1832.

All Public Officers of Government sending Adver-All Fublic Omcers of Government sending Advertisements to the Calcutta Gazette for Publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council.

Council,

H. T. PRINSEP, Secy, to the Govt.

# FORT WILLIAM, FINANCIAL DEPARTMENT,

THE 19TH NOVEMBER, 1838.

The following revised Terms and Conditions for making Advances in India and China upon Goods and Merchandize consigned to England are published for general information, also the following paragraphs 5 and 6 of the despatch of the Hon'ble Court of Directors, dated 17th August, prescribing the same for future observance:

# TERMS AND CONDITIONS

MAKING ABVANCES IN INDIA AND CHINA, UPON

The Goods and Merchandize of Individuals intended for Consignment to England, re-payable to the Court of Directors of the East India Company.

shall agree that the respective Consignments be de-livered into such Warehouses as the Court of Direc-tors may approve: and that they be subject to the con-trel of the Court of Directors until the lien of the Company upon the Consignment shall have been sa-

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding three-fifths of such pany, an Advance not exceed ascertained value will be made.

The rate of Exchange to be determined from the Advance, Bills of Exchange to the the Advance, Bills of Exchange to be drawn in triplicate, at six months sight, at the rate of—

Per Company's Rupes for Advances made at Bengal Bitton. Ditto Madras.

Ditto Bitto Bombay.

Per Spanish Bollar Ditto China.

Attle—The Parties will be required to place in the hands of the Board of Constant and Folicies of Lading of the Consignity as many the spanished in triplicate. The Bills of Lading many be seemed.

deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on beof Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bilis, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Coasignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent. Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freigh and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th .- The rate of Discount to be allowed by the Sth.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England; and in cases where interest shall have accrued, such interest shall be computed at the rate or rates per cent. at which the Company have allowed Discount during the period for which such interest is charmently. interest is chargeable.

18th.—Parties or their Agents will be required to Insure the Goods from fire, and deposit the Policies with the East India Company; such insurance to take with the date of the cormination of the Sea risk. Should however the Parties of their Agents fall to effect such luminates; the East India Company shall be at liberty to Insule the Goods, the expense of which shall be numburated to these provides to get make the expense of their Agents.

10th .- Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court rectors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any particularly property at any particular of the concernment of any particular to the content of the concernment of any particular to the content of the conten concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payments of the Blils; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expences which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Extract of a Despatch from the Hon'ble the Court of Directors in the Financial Department, dated the 17th August, No. 13 of 1838.

5.—In future we desire that you will restrict your Advances to the great staple Articles of Indian Produce, Cotton, Silk, Sugar, Coffee, Indigo, Salt Peter and Piece Goods—and further that no Advance be made upon any Consignment the ascertained value of which shall be less than 5,000 Rupees.

6.—Several Packages of Tobacco upon which you have made Advances have been seized by the Officers of Customs, in consequence of their having been imported in illegal Packages.—Extracts from the Acts 3 and 4, Will. 4, Cap. 52, Sec. 58, and 6th and 7th Will. 4, Cap. 60, Sec. 4, relating to the Article of Tobacco, are transmitted in the Packet.

Published by Order of the Hon'ble the President of the Council of India in Council,

H. T. PRINSEP, Secy, to the Govt. of India.

#### FORT WILLIAM, FINANCIAL DEPARTMENT,

THE 3D JUNE, 1841.

Notice is hereby given, that the Board of Customs, Salt and Opium have been authorized to make Advances of Cash to Merchants on Bills of Exchange, secured by consignment of Goods at the rate of 2s. 1d. per Company's Rupee, until further Orders. In all other respects the Terms and Conditions of these Advances will be the same as advertised under dates the 2d May 1888 and 27th November 1839.

Published by order of the Right Hon'ble the Governor of Bengal,

G. A. BUSHBY,

Secy. to the Govt. of Bengal.

#### FORT WILLIAM, LEGISLATIVE DEPARTMENT. THR 5TH JULY, 1841.

The following Act passed by the Right Houble the Governor General of India in Council on the 5th of July 1841, is hereby promulgated for general information :

Acr No. X. or 1841.

An Act for prescribing the Rules to be observed, in order that ships or vessels belonging to ports within the territories' under the Government of the East India Company, or belonging to Native Princes or States, or their subjects, may become entitled to the privileges of British ships under a proclamation of the Governor General of India in Council mude in pursuance of the Stat. 8d and 4th Victoria Ch. LVI.

in pursuance of the Stat. 3d and 4th Victoria Ch. LVI.

1. Whereas by a Statute passed in the 3d and 4th years of Her Majesty Queen Victoria, entitled "An Act to regulate the trade of ships built and trading within the limits of the East India Company's Charter," it is enacted "that it shall be lawful for the Governor General of India in Louncil, by Proclamation, to declare that all ships or versels built or to be built within the limits of the Charter of the East India Company, being worned by Her Majesty's subjects for whom the said Governor General in Council has power to legislate, and belonging, under the Regulations herelander provided for, to any ports in the territories under the Governoment of the said Company, shill be themsed to be pritted which including the Copy of Good Hope, and the legislate, legislating the Copy of Good Hope, and the legislation and dependencies thereof; provided that upon such declaration being the copy of Good Hope, and the legislating her all dependences therefore and Governor General in Council that the legislating here and Governor Legislating here and Governor legislating here and Governor legislating here and Governor legislating here and the legislating here and Governor legislating here and Governor legislating hereal governor l

"ral.in Council is hereby accordingly empowered to make Regulations, to be enforced by suitable penalties, concerning the registering, licensing, and ascertaining the admeasurement of the tonnage and hurden, and generally for the trading within the limits aforesaid of such ships or vessels." And whereas it is further enacted in the same statute as follows, that is to sny, "And whereas it imay be expedient to admit to similar privileges and advantages any ships or vessels belonging to Native Princes or States in subordinate alliance with, or having subsidiary treaties with the East India Company, or owned by subjects of any such Princes or States, be it therefore enacted that the Governor General of India in Council may by such Regulations as aforesaid, such regulations being subject as aforesaid, admit to the privileges and advantages of British ships for the purposes of trade within the limits of the Charter of the said Company, including the Cape of Good Hope and the territories and dependencies thereof, or to any of such privileges and advantages, any ships or vessels belonging to such Princes or States, or any of them, or owned by subjects of any such Princes or States; but any such Regulations shall provide for the granting to such ships or vessels fit and convenient licences or passes, and genemal relations shall provide for the granting to such ships or vessels." And whereas in pursuance of such enactments it is expedient to frame such Regulations as are mentioned therein, the compliance with which shall be required in order that ships or vessels may be deemed British ships, or be admitted to the privileges and advantages of British ships under such Proclamation as aforesaid;—

It is hereby enacted, that no

saforesaid;—

It is hereby enacted, that no Ships to be registered.

Ships to be registered.

British ship under such Proclamation as aforesaid (except as regards ships or vessels registered before the passing of this Act, or having a pass at the time of passing thereof) unless the person or persons claiming property therein shall have caused the same to have been registered at some one of the ports hereinafter mentioned within the territories of the East India Company, and shall have obtained a certificate of such registry from the person or persons authorised to make such registry and grant such certificate as hereinafter directed; the form of which certificate shall be as follows:

"This is to certify, that in pursuance of the Act No. X of 1841, of the Governor General of India in Council (here insert the names and occupation and residence of subscribing owners) having made and subscribed the declaration required by the said Act and having declared

(here insert the names and occupation and residence of subscribing owners) having made and subscribed the declaration required by the said Act and having declared that (he or they) together with (names, occupations and residence of non-subscribing owners,) (is or are) sole owner or owners, in the proportions specified on the hack hereof, of the ship or vessel called the (ship's name) of (place at which the vessel shall be registered) which is of the burthen of (number of tons), and whereof (master's name) is master, and that the said ship or vessel was (when and where built) and (name and smployment of Surveying Officer) having certified to us, that the said ship or vessel was (number) decks and (namber) masts, that her (here insert the measurement as ascertained by the rules hereinafter mentioned) that she is (how right) rigged with a (standing or running) bowsprit, is (description of stern) sterned, (carvel or ciliacher) built, has (whether any or no) gallery, and (kind, of head, if say) head: and the said subscribing owners having consented and agreed to the above description, the said ship or vessel called the (name) has been duly registered at the port of (name of port), certified under our hands at the Custom House, in the said port of (name of port), this (date) day of (name of month) in the year (words at length).

(Signed) ————— Collector or Registrar of Shipping.

(Signed) \_\_\_\_\_ Collector or Registrar of Shipping.
And on the back of such certificate of registry, there shall be an account of the parts or shares held by each of the owners mentioned and described in such certificate, in the form and manner following

Names	of several owners with-	Number of she	res held by
	in mentioned.	each ou	ner.
Name	•••••••	*************	Thirty two.
Name		***************************************	Sixteen.
Neme		**************	Eight.

(Signes) -- Collector.

Ports of Registry.

TI. And it is hereby enected, that the ports at which registration shall be made, shall be the ports of Calcutta, Madras, Bombay, Singapore and such other places subordinate to the local Governments of India, as such Governments respectively and yellow time to time, declare to be registering ports trader this Act. Provided, that ships or vessels built at any place other than any of such ports, shall be allowed to make their first worker to any of such ports, being the posts at which if is intended they shall be registered, under a certificate to be gravied by the principal British Officer at the place where the abig is built, as if there he so British Officer in authority there, then by three merchants of such place, which certificate shall ben-

tain all the particulars with regard to the ownership and the spring of the ships of vessels contained in a certificate of registry, and shall specify the ports at which it is intended that they shall respectively be registered, and which certificate shall have all the effect of a certificate of registry under this Act, during the first voyage from the place of building to the ports at which the ships or vessels respectively, shall be afterwards registered. Provided that such ships or vessels so proceeding on their first voyage as aforesald shall be deemed British ships only whilst duly prosecuting such first voyage for the purpose of registry, and if they be not registered within a reasonable time after their arrival at the port of registry the owner or owners, or makter or other person having or taking the command or charge of such ship or vessel shall be liable on information in any Court of Her Majesty or the East India Company by the Advocates General of the respective Presidencies to a penalty not exceeding 5,000 rupees.

III. And it is hereby enacted, that the persons suthorized to make such registry, and to grant such certificates as aforesald, shall be the persons now authorized to make registry of ships or vessels under the Bratte 3 and 4 W. 4. Ch 35, and such other or different persons as the local Governments may from time to time appoint for the ports under their respective Presidencies.

IV. And it is hereby enacted, that a tevery port where registry shall be made in pursuance of this Act a book shall be kept by the Registering Officer in which all the particulars contained in the form of the certificate of the registry hereinbefore directed to be used shall be duly entered; and every registry shall be numbered in progression beginning such progressive numeration at the commencement of each and every year. And such Registering Officer shall forthwith, or within one month at the furthest, send to the Government of the Presidency to which he is subordinate a true and exact copy, together with the nu

until the following declaration be made or subscribed before the Registering Officer, by the owner or major part of the owners of the ahip or vessel required to be registered.

I, A. B., of (place of residence and occupation) do truly declare that the ship or vessel (name) of (port or place) whereof (master's mame) is at present master, being (kind of built, burthen, et cetera, as described in the certificate of the Surveying Officer) was (when and where) built and that I the said (A. B.) and the other owners (names and occupations if any and where they respectively reside) am (or are) sole owner (or owners) of the said vessel, and that no other preson or persons whatever hath or have any right, title, interest, share, or property therein or thereto; and that if the said (A. B.) and the said other owners (if any) am (or are) truly and bons file a subject (or subjects) of Her Majesty for whom the Governor General of India in Council has power to legislate, and that no person not being subject as aforesaid, directly or indirectly, hath any shure or part interest in the said ship or vessel. Provided that if the Registering Officer shall see occasion to doubt the truth of any of the facts contained in the above declaration he shall not deem such declaration to be conclusive, but may refuse the registry or certificate, and his discretion exercised in this behalf shall be subject only to an appeal to the local Government to which he is subordinate.

VI. And it is hereby enacted, that in case the required number of joint owners of any ship or vessel shall not personally attend to make and subscribe the declaration hereinbefore directed to be made and subscribed, then and in such case such owner or owners as shall personally attend and make and subscribe the declaration foresaid, shall further declare that the part owner of part owners of such ship or vessel then shall further declare that the part owner of part owners of such shall further declare that the part owner of present of the said declaration.

VII. And in or

particular contained in the form of the certificate hereinbefore directed in the presence of the master, or of any
other person who shall be appointed for that purpose on
the part of the owner or owners, or in his or their absence
by the said master, and shall deliver a true and just account in writing of all such particulars of the built, description, and admeasurement of every such ship or vessel
as are specified in the form of the certificate above recited
to the Officer authorized to make such registry and grant
such certificate of registry as aforesaid; and the said

scription, and admeasurement of every such ship or vessel as are specified in the form of the certificate above recited to the Officer authorized to make such registry and grant such certificate of registry as aforesaid; and the said master or other person attending on the part of the owner or owners is hereby required to sign his name also to the certificate of such Surveying or Examining Officer, in teatimony of the truth thereof, provided such master or other person shall consent and agree to the several particulars set forth and described therein.

VIII. And it is hereby enact.

Rules of Measurement.

VIII. And it is hereby enact.

Rules of Measurement.

VIII. And it is hereby enact.

ed, that from and after the commencement of this Act the tonnage of every ship or vessel required by law to be registered, shell, previous to her being registered, be measured and ascertained while her hold is clear, and according to the following rule; (that is to say) divide the length of the upper deck between the afterpart of the atem and the foremost, the middle, and the aftermost of those points of division, measure in feet and decimal parts of a foot the depths from the underside of the upper deck to the ceiling at the limber strake. In the case of a break in the upper deck, the depths are to be measured from a line stretched in a continuation of the deck. Breadths: divide each of those three depths into five equal parts and measure the inside breadths at the following points, videlicet, at one-fifth and at four-fifths from the upper deck of the foremost and aftermost depths, and at two-fifths and four-fiths from the upper deck of the midship depth. Length: at half the midship depth measure the length of the vessel from the after and lower breadths at the officer and the after most depths for the sum of the depths whe hereafths, and this product by the length, and divide the final product by three thousand five hundred, which will give the number of tons for register. If the vessel have a poop or half deck, or a break i are to be measured from the upper edge of the upper

Measurement of Steamvessels.

IX. And it is hereby provided, that in each of the several rules hereinbefore prescribed, when applied for the purpose of ascertaining the tonnage of any ship or vessel propelled by

wessels.

Tales hereinbefore prescribed, when applied for the purpose of ascertaining the tonnage of any ship or vessel propelled by steam, the tonnage due to the cubical contents of the engine room shall be deducted from the total tonnage of the vessel as determined by either of the rules aforesaid, and the remainder shall be deemed the true register tonnage of the said ship or vessel. The tonnage due to the cubical contents of the engine room shall be determined in the following manner; that is to say, measure the inside length of the engine room in feet and decimal parts of a foot from the foremost to the aftermost bulk-head, then multiply the said length by the depth of the ship or vessel at the midship division as aforesaid, and the product by the inside breadth at the same division at two fifths of the depth from the deck taken as aforesaid, and divide the last product by 92.4, and the quotient shall be deemed the tonnage due to the cubical contents of the engine room.

X. And it is hereby previded,

Alterations in Steamvessels requiring new calculation of such tengine room shall be set forth in the certificate of registry as part of the description of the ship or vessel, and that any alteration of such tonnage due to the cubical contents of the engine room, and also the length of the engine room and also the length of the engine room and also the length of the engine room.

X. And it is hereby evaluation of the ship or vessel, and that any alteration of such tonnage due to the cubical contents of the engine room, and also the length of the engine room and also the length of the engine or vessels.

XI. And it is hereby exacted,

\*\*Measurement of lades\*\*

\*\*L. And it is hereby exacted,

\*\*English or otherwise\*\* as there shall be occasion to measure, while their cargoes are on board, the following rule shall be observed and is hereby exacted; (that is to easy,) measure, first the length on the pupper deck between the effect of the steam and the pupper deck between the engine room, as an exact of the lengt

together, and divide the product by one hundred and thirty, and the quotient will be the amount of the register tonnage of such ships.

Registered tonnage to

XII And it is hereby enacted. that the true amount of the re-gister tonnesse of every merchant ship or vessel belonging to the

United Kingdom, to be ascertained according to the by this Act established in respect of such hips, shall be deeply carved or cut in figures of at least three inches in length, on the main heam of every such ship or vessel,

length on the main heam of every such ship or vessel, prior to her being registered.

XIII. And it is hereby pro
Country Craft not vided that Country Craft emexceeding 200 tons. played in Coasting voyages not exceeding the burden of 200 tons, may be registered and the tonnage marked according to rules to be prescribed from time to time by the respective local Governments.

XIV. And it is baraby apact.

be repeated in ever sequent register.

Registered tomage to ed, that whenever the tomage of any ship or vessel shall have been ascertained according to the rules herein prescribed such

account of tonnage shall ever after be deamed the tonnage of such ship or vessel, and shall be repeated in every subsequent registry of such ship or vessel, unless it shall happen that any alteration has been made in the form of burthen of such ship or vessel, or it shall be discovered that the tonnage of such ship or vessel had been errone-

that the tonnage of such surp of such such consists the such consists the such continued as Certificate.

XV. And it is hereby enacted, that if such certificate as aforesaid shall be sold, lent, or otherwise disposed of to any personal shall be sold.

Certificate.

Get tificate.

Get that if such certificate as aforesaid shall be sold, lent, or otherwise disposed of to any person or persons whatever than those for whose use it is granted, or shall be made use of for the service of any other ship or vessel than the ship or vessel for which it is granted, such certificate shall thenceforth be utterly void, and the master or any owner of the ship or vessel who shall be proved to have sold, lent, or disposed of such certificate or made use of the same as aforesaid, or shall have concurred in or been privy to the committing any such offence, shall be lishle upon conviction by information as aforesaid to a penalty not exceeding 10,000 rupes. And in case such ship or vessel shall be lost or taken by the enemy, burnt, or broken up, or otherwise prevented from returning to the port at which she is registered, or shall be nany account have lost and forfeited the privileges of a British ship, or shall have been seized and legally condemned for illicit trading, or shall have been taken in execution for deht and sold by due process of law, or shall have been sold to the Crown or the East India Company, or shall under any circumstances have been registered de novo, the certificate, if praserved, shall be delivered up, within one month after the arrival of the master in any port or place in the territories of the East India Company to the Registering Officer at such port, in default whereof the master or any of the owners shall be liable on conviction by information as aforesaid in a penalty not exceeding 5,000 rupes. And if any person not being such subject as aforesaid shall purchase or otherwise become entitled to the whole or to any part or share of or any interest in such ship or vessel, and the same shall be within the limits of any port of the territories of the East India Company, then such ship or vessel, and the same shall be within the limits of any ship or vessel, or of the master thereof in any port of the territories of the East India Company to the Registeri

XVI. And it is hereby en-acted, that when and so often as change of Muster, acted, that when and so often as the master of any ship or vessel registered in manner herein before directed shall be changed, the master or owner of such ship or vessel shall seliver to the person or parsons hereinhefore authorized to make such revistry and grant such certificates of registry at the port where such change shall-take place, if it has ignit within the territories of the Bast India Company, the carefflorie of registry belonging to such ship or sassel, who shall thereupon indores and subscribe a memorandum of such binance, and shall forthwith give notice of the ame to the proper officer of the part or place where such ship or vessel, who shall thereby our on passe where such ship or vessel, who shall the wise make a memorandum of the ship of the short of the shall forthwith give notice there is the book of registers which is hereby directed and required to be begin and that forthwith give notice thereof is like manyar as of the original entry. But if the change has the intermed that the property, them said and pourse given at the Bast India tompany, them said that says and pourse given at the Change of Muster.

first port, wishin the territories of the East India Company at which the new master shall arrive after such change. In default of which delivery of the certificate such new master or say of the owners shall be listle on conviction before a Justice of the Peace, to a penalty not exceeding 5,000 rupees receive shif as aftereatid.

XVII. And it is hereby enacted, that it shall not be lawful for any owner or owners of any ship or vessel, to give any name to such ship or vessel other than that by which she was first registered in pursuance of this Act, and that the owner, or owners of all and every ship or vessel which shall be so registered, shall before such ship or vessel after such registry, shall begin to take in any cargo, paint or cause to be painted. In white or yellow letters of a length of not less than four inches, upon a black ground on some conspicuous part of the stern, the name by which such ship or vessel shall have been registered pursuant to this Act, and the port to which she belongs in a distinct and legible manner, and shall so keep and preserve the same, and that if such swiner or owners, or master or other person having or taking the charge or command of such ship or vessel, shall nermit such ship or command of such ship or vessel, shall nermit such ship or and preserve the same, and that if such swiner or owners, or master or other person having or taking the charge or command of such ship or vessel, shall permit such ship or vessel to begin to take in cargo before the name of such ship or vessel has been so painted as aforesaid, or shall wilfully alter, crase, obliterate, or in any wike hide or conceal, or cause or procure or permit the same to be done or shall in any written or printed paper, or other document describe such ship or vessel by any name other than that by which she was first registered pursuant to this Act, or shall verbally describe, or cause or procure or permit such ship or vessel to be described by any other name to any Officer or Officers of Revenue in the due execution of his or their duty, then and in every such case the certificate of registry shall thenceforth become utterly void, and such owner or owners, or master or other person having or taking the charge or command of such ship or vessel shall be liable on information as aforesaid to a penalvessel shall be liable on information as aforesaid to a penalty not exceeding 10,000 rupees.

XVIII. And it is hereby Certificate of building. Enacted, that all and every person and persons who shall apply for a certificate of the registry of any ship or vessel shall, and they are hereby required to produce to the person or persons authorized to grant such certificate, a true and full particular under the hand of the builder of such ship or vessel, or in case the want of such certificate can be satisfactorily accounted for, then to produce other sufficient evidence of the proper denomination, and of the time when and the place where such ship or vessel was built, and also an exact account of the tonnage of such ship or vessel, and shall also make and subscribe a declaration before the person or persons hereinbefore authorized to grant such certificate that the ship or vessel for which such certificate is required is the same with that which is so described by the builder the same with that which is so described by the builder

the same with that which is so described by the builder as aforesaid.

XIX. And it is hereby enacted. The certificate of registry of any ship or vessel shall be lost or mislaid, so that the same cannot be found or obtained for the use of such ship or vessel when needful, and proof thereof shall be made to the satisfaction of the Registering Officer of the part at which the ship is registered, such Officer shall and may, where the certificate shall have been lost or mislaid, making the certificate shall have been lost or mislaid, making or vessel to be registered de novo, and a maxing ficare thereof to be granted. Provided always that if such this or vessel be absent and far distant from the port to which she belongs, or by reason of the absence of the owner or owners, or of any other impediment, registry of the same cannot then be made in sufficient time, such Registering Officer shall and may grant a license for the present use of such ship or vessel, which license shall for the cignand to the extent specified therein, and no longer, but of the same shall be forthwith delivered to the proper Officers of Customs to be cancelled, and that no illegal use be made of the same, in default whereof the original certificate and the renewed certificate and license shall received the same, in default whereof the original certificate and the renewed certificate and license shall received to be made of the same, in default whereof the original certificate and the renewed certificate and license shall received to be made of the same, in default whereof the original certificate and the renewed certificate and license shall received to be making any illegal use the reof, shall be liable on conviction before any Justice in a penalty not exceeding that any person sudder the same aloresaid.

aloresaid.

\*\*E.\*\* And whereas it is not Detention of Certific propert that any person under cate.

also pretents whatever should derain the certificate of registry of any ship or vessel, or hold the score for any purpose other than the lawful the and minigation of the skip or vessel for which it was granted, it is therefore hereby ematted, that is ones any person who shall have received or obtained the say means or for any purpose the certific certific to the registry of any such ship or vessel (which with person shall claim to be the maximum of the weight of the person shall claim to be the maximum of the weight which person shall claim to be the maximum or to the weight which we before any much making and make the control of the person shall claim to be the maximum or to the weight which we before any much relief and in the control of the person shall claim to be the maximum or the control of the control

tip the same to the proper Officers of Customs, for the purposes of such ship or vessel, as occasion shall require, purso the person or persons having the actual command, possession, and management of such ship or vessel as the ostensible and reputed master, or as the ostensible and reputed owner or owners thereof, it may and shall be lawful to and for any such last mentioned person to make complaint on oath of auch detainer and refusal to any Justice of the Peace residing near to the place where such detainer and refusal shall be, and on such complaint the said Justice shall and is hereby required by warrant under his hand and seal, to cause the person so complained against to be brought before him to be examined touching such detainer and refusal, and if it shall appear to the said Justice on examination of such person or otherwise that the said certificate of registry is not lost or mislaid, but is wilfully detained by the said person, such person shall be subject on conviction before such Justice to a penalty not exceeding 1.000 rupees, recoverable as aforesaid and the said Justice shall, and he is hereby required to certify the aforesaid devainer, refusal, and conviction to the person or persons who granted such certificate of registry for such ship or vessel who shall, on the terms and conditions of law being complied with make registry of such ship or vessel de novo, and grant a certificate thereof conformably to law, notifying on the back of such certificate the ground upon which the ship on vessel was so registered de novo; and if the person who shall have detained and refused to deliver up such certificate of registry as aforesaid, or shall be verily believed to have detained the same, shall have absconded so that the said warrant of the Justice cannot be executed upon him, and proof thereof shall be made to the satisfaction of the Registering Officer of the port at which the ship or vessel was registered, it shall be lawful for the said Officer to permt such ship or vessel to be registered de novo, o

XXI. And it is hereby enRegistration de novo. acted, that if any ship or vessel
after she shall have been registered pursuant to the directions of this Act, shall in any tered pursuant to the directions of this Act, shall in any manner whatever be altered so as not to correspond with all the particulars contained in the certificate of her registry, or if any alteration shall take place in the ownership of any ship or vessel, or of any share or shares thereof, in such cases such ship or vessel shall be registered de novo in manner hereinhefore required as soon as she returns to the port to which she belongs, or to any other port within the territories of the East India Company, on failure whereof such ship or vessel shall be deemed to be a ship or vessel not duly registered, and any person making use of a certificate for the purposes of any ship or vessel which has been granted in respect of the same, after the same ought to have been registered, de novo, shall be liable on conviction before any Justice to a penalty not exceeding 5,000 rupees recoverable as aforesaid.

XXII. And whereas great

Testimony of Registering Officers.

XXII. And whereas great

Testimony of Regisinconvenience may arise from
the Registering Officers being
served with subpensa requiring them to bring with them and produce, on trials in
Courts of Law relative to the ownership of vessels,
or otherwise the declarations required to be taken by the
owners thereof prior to the registering thereof, and the
books of registry, or copies or extracts therefrom. And
whereas it would tend much to the dispatch of business
if the attendance of such Registering Officers with the
same upon such trials were dispensed with, it is therefore
hereby enacted, that the Registering Officer at any port or
place, and the person or persons acting for them respectively, shall, upon every reasonable request by any person
or persons whomsoever, produce and exhibit for his, her or
their inspection and examination any declaration made
by any such owner or owners, and also any register or
entry in any book or books of registry required, and shall
upon every reasonable request by any person or persons
whomsoever, permit him, her, or them to take a copy or
copies, or an extract or extracts thereof respectively, and
that the copy and copies of any such oath or declaration,
registry or entry, shall upon being proved to be true
copy or copies thereof respectively, be allowed and recorved as evidence upon every trial at law, without the
production of the original or originals, and without the
testimony or attendance of any Registering Officer, or
other person or persons acting for them respectively, in
all cases, as fully and to all intents and purposes as such
original or originals if produced by any Registering Officer,
or other person or persons acting for them respectively, in
all cases, as fully and to all intents and purposes as anch
original or originals if produced by any Registering Officer,
or other person or persons acting for them respectively, in
all cases, as fully and to all intents and purpose as a such
original or XXII. And whereas great

instrument in writing required or directed to be obtained, granted, or produced by this Act, or shall knowingly or wiffully make use of any certificate or other instrument so counterfeited, erased, altered. falsified, or shall wilfully grant such certificate or other instrument in writing, knowing it to be false, such person or persons aball for every such offence be liable on conviction upon information as aforesaid to a penalty not exceeding 10,000 rupees. And if any such offence be committed by the owner of any ship-or vessel, the certificate of such ship or vessel shall thenceforth be wholly void.

XXIV. And it is hereby space.

by the owner of any ship-or vessel, the certificate of such ship or vessel shall thenceforth be wholly void.

XXIV. And it is hereby enacts.

Ships of Native States. ed, that when any ship or vessel duly registered under this Act, or sailing under the British Navigation Law, shall come to be owned by a Native Prince or State, or by any subject of such Native Prince or State, or by any subject of such Native Prince or State, or by any subject of such Native Prince or State, or by any subject of such Native Prince or State, or by any subject of such Native Prince or State, or by any and advantages of a British ship for the purposes aforesaid by a pass to be issued under the Company's Seal and subscribed by a Secretary to Government, stating the voyage or voyages for which the same is to have effect, and the period for which it is to last; and it shall be lawful for the Governor of Fort William in Bengal, or the Governor in Council of any Presidency, to issue a similar pass conferring the privileges and advantages of a British ship for the purposes aforesaid under this Act to sny ship or vessel built within the dominions of such Native Prince or State, and owned by such Prince or State, or by any of their subjects, provided always, that the ships belonging to Native Princes or States, or their subjects, in respect of which passes may be granted under this Act shall, during the voyage or voyages, or the period for which any such pass shall be granted be commanded by a subject of Her Majesty for whom the Governor General in Council has power to legislate.

XXV. And it is hereby enacted, that

XXV. And it is hereby enacted, that

Fess. the fees demandable in respect of the
granting any certificate or pass under this

Act shall be fixed from time to time according to the
directions of the Governor General in Council, but so
that the same shall not exceed the amount of fees now payable for registering or granting passes to ships or ves-selv at the different Presidencies.

Els at the different Presidencies.

XXVI. And it is hereby declared and enacted, that all belong.

And all ships or vessels registered under this Act, shall be deemed to belong to the ports at which they shall be respectively registered. And all ships or vessels being registered or in respect of which passes may have been granted which are unexpired at the time of passing this Act, shall for the purpose of being deemed British ships be deemed to belong to the ports at which they may have been registered or when passes shall have been granted which are unexpired, at which such passes may have been respectively granted. And such ships or vessels built and owned as required by the Statute 3 and 4 Vict. Ch. 56, shall continue subject to all the rules in force at the respective Presidencies before the passing of this Act, touching the registering, measurement granting Act, touching the registering, measurement granting passed or other requisitions in respect of the same, and shall not be subject to the provisions of this Act, or any provisions of the Statute law, a compliance with which may be retofore have been necessary in order that ships or vessels built and owned as aforesaid might be deemed British ships for the purposes of trade.

# T. H. MADDOCK.

Secy. to the Govt. of India.

# PROCLAMATION.

The Governor General of India in Council hereby declares that all ships and vessels built or to be built within the limits of the Charter of the East India Company (as those limits are defined by the Statute 3d and 4th of Queen Victoria Cap. 56 entitled "An Act further to regulate the trade of ships built and trading within the limits of the East India Company's Charter,") being owned by Her Majesty's subjects for whom the said Governor General in Council has power to legislate and belonging under the provisions of the Act passed by the Governor General in Council No. X. of 1841, to any parts in the territories under the Government of the East India Company shall be desmell to be British ships for all purposes of trade within the said limits, including the Cape of Good Hope and the territories and dependencies thereof.

By Order of the Right Honble the Governor General of Jadie in Council,

T. H. MADDOCK.

Secy. to the Govt of India.

Port William, the ath July, 1841.

## FORT WILLIAM, LEGISLATIVE DEPARTMENT,

THE 5TH JULY, 1841.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the oth of July 1841, is hereby promulgated for general informa-

ACT No. XI. or 1841.

An Act for consolidating and amending the Regu-lations concerning Military Courts of Requests for Native Officers and Soldiers in the Service of the East India Company.

East India Company.

I. It is hereby enacted, that all Regulations and parts of Regulations concerning Military Courts of Requests are repealed; provided always that nothing in this Act contained shall be held to alter or affect the jurisdiction of a single Officer duly authorized and appointed under the Rules in force in the Madras and Bombay Presidencies for the trial of small suits in Military Bazars at Cantonments and Stations occupied by the troops of those Presidencies respectively, or the trial by Punchayet of suits against Military persons according to the Rules in force under the Madras Presidency.

sidency.

II. And it is hereby enacted, subject to the afore-II. And it is hereby enacted, subject to the aforesaid proviso, that within the territories of the East India Company actions of debt and other personal actions against Native Officers, Soldiers and other persons amenable to Articles of War for the Native Forces in the Military Service of the East India Company, or residing within any Station or Cantonment, and carrying on any trade or business in a Military Bazar, shall be cognizable before a Military Court and not elsewhere, provided the value in question shall not exceed 200 Rupees, and the defendant was a person of the description above mentioned, when the cause of action arose, and when the suit was instituted. Provided that no suit shall the suit was instituted. Provided that no suit shall be brought before any Military Court under this Act to determine any dispute of caste or concerning

Act to determine any dispute of caste or concerning any right to real property.

III. And it is hereby enacted, that the Commanding Officer of any Station or Cantonment, or Officer commanding any portion of Troops in the field, is authorized to convene such Military Courts. And such Courts shall be composed, according to the orders of the Commander in Chief for the time being of the Presidency within which the Station or Cantonment is situate, or, in the absence of such orders, according to the discretion of the Convening Officer, either of not less than three European Commissioned Officers, and, in the latter case, with an European Officer of not less than five years standing, to superintend and record the proceedings. Provided that if there be not a sufficient number of Officers to constitute a Court at the Station or Cantonment where any cause of action may arise, or where the defendant may be residing, the suit shall be determined at the nearest Station or Cantonment where a Military Court can be duly constituted as where a Military Court can be duly constituted as aforesaid.

IV. And it is hereby enacted, that such Military Courts shall be convened monthly, and shall be holden on some convenient day before the issue of the pay for

each month.

on some convenient day before the issue of the pay for each month.

V. And it is hereby enacted, that the forms of proceeding in every such Court shall be conformable to the usages observed on trials before Courts Martial held for the Native Troops in the service of the East India Company as far as the same are applicable. And any such Court shall have the like power of summoning witnesses as is possessed by Courts Martial. Provided always, that every such Court shall have the power of examining the parties to any suit and of requiring or dispensing with their attendance at its discretion. And every such Court shall have the like power of taking the examinations of absent parties and witnesses as is possessed by the Civil Courts of the East India Company, under Act No. VII. of 1841, provided that the depositions taken under a Commission issued by any Military Court of Requests shall be receivable in evidence before any such Court this Act pursuant to the provided also that Commissions may be directed are not situate beyond the jurisdiotion of such Military Courts.

VI. wAnd it is hereby snacted, that witnesses omitting to attend, refusing to give avidence, or nearest-ting to attend, refusing to give avidence.

ting perjury, and persons subcruing witnesses to com-mit perjury, shall be tried and punished, if amenable to Articles of War, by a Court Martial, subjected all the Rules contained in such Articles of War for the all the Rules contained in such Articles of war for the punishment of such offences in regard to trials for Military offences; and if out amounted in Articles of War, they may be tried and punished in the nearest of the Courts of the East India Company for the administration of Criminal Justice (whether such Court have ordinarily jurisdiction over such person in Criminal matters not) in like manner as if such offences and have company to any wist before been committed in regard to any trial before

such nearest Court.

VII. And it is hereby enacted, that any person, Civil or Military, European or Native, using menacing words, signs, or gestures, or otherwise interrupting (whether being personally present or not,) the proceedings of any Military Court of Requests shall be punishable, if amenable to Articles of War by a be punishable, if amenable to Articles of War by a Court Martisl, or if not amenable to Articles of War, in the nearest of the Courts of the East India Company for the administration of Criminal justice (whether such Court have ordinarily jurisdiction over such person in Criminal matters or not,) in like manner as if the offence had been committed in regard to any proceeding of the Court to which it is so referred.

VIII. And it is hereby enacted, that a record shall be kept of proceedings in every case tried before any Military Court of Request. And such record shall contain the substance of the evidence given and the nature of such evidence as may have been rejected on the ground of its not being legally admissible, or

the ground of its not being legally admissible

on the ground of its not being legally admissible, or relevant, or on other grounds, and the same shall be signed by the Members of the said Court. And such record or a copy thereof shall, with as little delay as is practicable, after the conclusion of the proceedings, be transmitted by the European President, or Superintending Officer of every such Court to the Officer Commanding the Station or Cantonment.

IX. And it is hereby enacted, that where a demand shall exceed the amount of 200 Rupees, or where several separate demands shall exceed such amount, no more shall be recoverable from any one defendant by the same plaintiff or plaintiffs than the sum of 200 Rupees only—and the judgment in respect of any demand in a Court of Requestically be a bar to the recovery of the same demand or of any other or further demand for the same cause of action in any other Court whatever, provided that the of any other or further demand for the same cause of action in any other Court whatever, provided that the liability accrued before the time of instituting the suit in the Military Court—and it shall be competent for every such Military Court to investigate any counterclaim alleged by any defendant. And it shall be competent for every such Military Court to show the interest for money agreed on between the parties, provided the same does not exceed the usage of the country in ordinary money transactions. And available provided the same does not exceed the usage of the country in ordinary money transactions. And svery contract made after the passing of this Act upon which a demand for debt exceeding 20 Rupers is founded, not being money due for goods bought and delivered, shall be in writing and expressed in the language of the defendant and signed by him, or on his behalf by some other person than the plaintiff. Provided that it shall not be competent to any Court of Requests to admit any suit for a

any Court of Requests to admit any suit for a debt which has accrued upwards of six years, unless a direct promise to pay made within six years of the commencement of the suit be proved.

X. And it is hereby enacted, that on failure of either of the parties to a suit to attend either personally or by representative, or to produce his witnesses according as he shall be required by any Military Court of Requests, such Court on being satisfied that the party has been duly apprized of what is required of him, may proceed to the termination of the suit in his absence. And if the decree in any such case shall be against the plaintiff, it shall not be competent for him to commence a sew suit for the same cause of action.

XI. And it is hereby enacted, that it shall be law-

XI. And it is hereby enacted, that it shall be lawful for the Commanding Officer to whom the proceedings have been transmitted as aforesaid to return ceedings have been transmitted as aforesaid to return the same for revision either by the same or another Military Court of Requests. And in every such case the second decree shall be final, unless for errar in points of law, when the same shall be transmitted to the Commander in Chief, who shall have power to annul the precedings without preddice to any future suit. Provided always that in the case of say new trial the Court may receive evidence which was not addressed at the first residence, that every plaintiff shall prefer his claim in writing and shall redien

the same to the Station Staff-Officer. The claims shall be entered in a Schedule by the Station Staff-Officer, which Schedule is to be sent to Adjutants of Corps or Heade of Departments two days at least before

Officer, which Schedule is to be sent to Adjutants of Corps or Heads of Departments two days at least before the assembly of the Court, and the Adjutants or Heads of Departments shall be responsible that the defendants belonging to their respective Corps or Establishments have been duly summoned.

XIII. And it is hereby enacted, that every decree of any Military Court of Requests shall be published in the Station Orders before the same is executed.

XIV. And it is hereby enacted, that the execution of decrees of Military Courts of Requests may be either general or special, according to the sentence of the Court. Provided always that the Commanding Officer may, notwithstanding the direction of the Court, order that the execution shall be general or special at his discretion.

XV. And it is hereby enacted, that in cases in which the execution is to be general, the debt if not paid forthwith, shall, under the authority of the Commanding Officer in writing to be signed by him, be levied by seizure and public sale of such of the Debtor's Goods (under which term are included houses or other erections within the limits of Stations and Cantonerections within the limits of Stations and Canton-ments) as may be found within the limits of the Station ments) as may be found within the limits of the Station or Cantonment, or elsewhere; and if sufficient Goods are not to be found, the debtor, if not a Soldier, shall be arrested and imprisoned in any Civil Gsol near to the Station or Cantonment, (for which purpose the provisions of Act No. 2 of 1840 shall be applicable) or in any other convenient place of confinement situate within the limits of the Station or Cantonment, for the space of two months, unless the debt be sooner paid, and his Goods, if found within the limits of the Station or Cantonments or elsewhere at any subsequent time, shall be liable to be seized

the limits of the Station or Cantonments or elsewhere at any subsequent time, shall be liable to be seized and sold in satisfaction of the debt. And if the debtor be a Soldier and the debt be not liquidated by sale of his Effects, Accourtements and Necessaries excepted, an order may be issued for payment of the residue by monthly deduction from the pay issued to the debtor under the Rules which follow.

XVI. And it is hereby enacted, that where the execution is to be special, the debt shall be satisfied out of the pay and allowances of the debtor and not otherwise. And a certificate of the decree and direction or order thereon certified under the hand of the Commanding Officer and signed by him, shall be a sufficient authority for making such stoppages. Provided always that no more than one half of the pay and allowances of any Commissioned Officer, or than one-fourth of the pay and allowances of any non-Commissioned Officer or Soldier shall be stopped in any one month.

any one month

XVII. And it is hereby enacted, that in places
beyond the Fvontier of the Territories of the East
India Company, actions of debt and other personal
actions may be brought before such Military Courts as
foresaid arginat persons as a monthly as a foresaid for actions may be brought before such Military Courts as aforesaid against persons so amenable as aforesaid for any amount of demand: Provided that such Military Courts beyond the Frontier shall be composed of European Officers—and provided, that if the amount of claim shall exceed 200 Rupees an appeal shall lie to the Court of Sudder Adawlut of the nearest Presidency according to the rules in force with regard to appeals from subordinate Civil Courts.

XVIII. And it is hereby enacted, that this Act shall not affect the proceedings upon any suit heretofore commenced or which shall be commenced before the tenth day of August next.

T. H. MADDOCK, Secy. to Govt. of India.

#### FORT WILLIAM. LEGISLATIVE DEPARTMENT.

Tun 12rm July, 1841.

The following Draft of a proposed Act was read in Council for the first time on the 12th of July, 1841. AOT No. --- OF 1841.

As act for amending the Law concerning imprisonment for contempts of decrees or orders made by Courts of Equity.

I. It is hereby enacted, that when any person shall have bein directed by any Decree or Order in Equity of Her Majonty's Supreme County to execute may deed or instrument, or make a surrounder or areamore, or to letty a fine, and shall have refused or neglected; to execute indicate a templated to prison under pressus for such have been symmitted to prison under pressus for such

contempt or being confined in prison for any other cause shall have been charged with or detained under process for such contempt and shall remain in such prison, the Court may upon motion or petition and upon affidavit that such person has after the expiration of two calendar months from the time of his being committed under or charge d with or detained under auch process again refused to execute such deed or instrument, or make such surrender or transfer or lavy such fine, order or appoint, the Master or fer or levy such fine, order or appoint, the Master or Registrar of the said Courts to execute such deed or other instrument, or to make such surrender or transfer for and in the name of such person, and to levy such fine in his name and to do all acts necessary to give validity and operation to such fine, and to lead or declare the uses thereof, and the execution of the said deed or other instrument, and the surrender or transfer or other instrument, and the surrender or transfer made by the said Master or Registrar, and the fine levied by him, shall in all respects have the same force and validity as if the same had been executed, or made or levied by the party himself, and within ten days after the execution or making of any such deed or other instrument, or surrender or transfer, or levying such fine, notice thereof shall be given by the adverse Solicitor to the party in whose name the same is executed or made, and such party as soon as the deed or other instrument or surrender, transfer or fine, shall be executed, made or levied, shall be considered as having cleared his contempt, except as far as regards the payment of made or levied, shall be considered as having cleared his contempt, except as far as regards the payment of the costs of the contempt, and shall be entitled to be discharged therefrom under any of the provisions of this Act applicable to his case, and the Court shall make such order as shall be just touching the payment of the costs of or attending any such deed, surrender, instrument, transfer or fine.

II. And it is hereby enacted, that where a person shall be committed for a contempt in not delivering to any person or persons, or depositing in Court or

any person or persons, or depositing in Court or elsewhere, as by any order in Equity of Her Majesty's Supreme Courts may be directed, books, papeas or any other articles or things, the Sheriff under any writ or other articles or things, the Sheriff under any writ or sequestration shall have the same power, to seize and take such books, papers, writings or other articles, or things being in the custody or power of the person against whom the sequestration issues, as they would have over his own property, and thereupon such articles or things so soized and taken shall be dealt with by the Court as shall be just, and after such seizure it shall be lawful for the Court upon the application of the prisoner, or any other person in the polication of the prisoner, or any other person in the cause or matter to make such order for the discharge of the prisoner upon such terms as to the Court shall

III. And it is hereby enacted, that the discharge of any prisoner adjudicated upon under the authority of an Act passed in the 9th G. 4 C. 78, intituled "an Act to previde for the Relief of Insolvent Debtors in the East Indies until the 1st day of March 1838," last continued by an Act passed in the 3 and 4 Vic. C. 80, shall and may extend to all process in Equity issuing from Her Majesty's Supreme Courts for any contempt of such Court for non-payment of money, or issuing from Her Majesty's Supreme Courts for any contempt of such Court for non-payment of money, or of costs, charges or expences in any such Court, and that in such case the said discharge shall be deemed to extend to all costs which such prisoner shall be liable to pay in consequence or by reason of such contempt, or on purging the same and every discharge so adjudicated as aforesaid as to any debt or damages of any creditor of such prisoner shall be deemed to extend, also to all costs incurred by such creditor before the filing of such prisoner's schedule, in any action or suit brought by such creditor against such prisoners for the purpose of the recovery of the same, and that all persons as to whose demands for any such costs, money, or expences, any such person shall be so adjudged to be disubarged, shall be deemed and taken to be creditors of such prisoner in respect thereof, and entitled to the benefits of all the provisions made for creditors by the said last mentioned Acts, subject, nevertheless, to such ascertaining of the amount of the said demands as may be had by taxation, or otherwise, and to such examination thereof as is in the said last mentioned Acts, provided in respect of all claim to a dividend of such Insolvent's Estate and Effects.

EV. And be it further enacted, that in all cases of

IV. And be it further enacted, that in all or contempt; where may person or persons are; or is, or shall, at any time hereafter be in prison under or by reason of any continuation attachment in Equity directed by or issued this of Majessy's Supreme Courts, such Court shall (upon the application of the person or persons against whom such commitment or attachment hath been directed or issued,) have the power if it shall so think fit, to discharge such person or persons from their, his, or her contempt, except as to the costs thereof, for which costs they, he, or she shall remain in custody, and such costs shall be desired within the provisions of the last praceding Section of this Act—and they, he, or she shall be discharged therefrom, and from the process of contempts in like manner as in the last preceding Section of this Act provided for in cases of process of contempt of this Act provided for in cases of process of contempt for non-payment of money or costs. Provided that this Act shall not weaken any of the other powers by this Act given, and that nothing herein contained shall after or affect the operation of the said Acts for the relief of Iusolvent Debtors.

Ordered, that the Draft now read be published for

general information.

general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 12th day of October next.

T. H. MADDOCK,

Secy. to the Govt. of India.

#### No. 146. FORT WILLIAM,

GENERAL DEPARTMENT, THE 15TH JULY, 1841.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments for July, Instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Saturday, the 14th Proximo.

Published by Order of the Right Hon'ble the Governor General in Council,

G. A. BUSHBY, Secy. to the Govt. of India.

## FORT WILLIAM,

MILITARY DEPARTMENT, 16th July, 1841.

Notice is hereby given, that the Pay, Batta, and other Allowances for July 1841, of the Troops at the Presidency and at the other Stations of the Army, will be issued on or after Saturday, the 7th Proximo.

By Order of the Right Hon'ble the Governor General of India in Council,

J. STUART, Lt.-Col.,

Secy. to the Govt. of India, Mily. Dept.

# (No. 1087.)

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT,

THE 18TH JULY, 1841.

Mr. W. Bell, Officiating Joint Magistrate and Deputy Collector of Malda, has obtained leave of ab-Deputy Collector of Malda, has obtained leave of absence for three months, on private affairs, to commence from the date on which he may make over charge of Office to Mr. L. J. H. Grey, who will officiate as Joint Magistrate and Deputy Collector of Malda, during the absence of Mr. Bell.

The leave of absence granted, on the 29th ultimo, to Mr. R. C. Raikes, exercising powers of Joint Magistrate and Deputy Collector in Pubna, has been cancelled at his own request.

The Right Honorable the Governor of Bengal has been pleased to make the following Appointments.

been pleased to make the following Appointments:

Mr. F. Gouldsbury to be Civil and Sessions Judge
of Bhaugulpore, vice Mr. R. Williams,

Mr. W. N. Garrett to be ditto ditto of West
Burdwan, vice Mr. Gouldsbury.

NOTIFICATION..

The undermentioned Officers are declared under Clause III. Section IX. Regulation XVII. of 1816, to be no longer capable of serving the Government in any public capacity :

Mohuniall Thannahdar, of Thannah Khnjowice, in Kishennarain Mohurrir, S. Zilish Tirnom,

Hutsein All; Jomailer of Thannah Cutre, in do. do.

FRED. JAS. HALLIDAY.

Secy. to the Gout. of Bengal,

GENERAL ORDERS BY THE RIGHT HO-NOBABLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 14th July, 1841.

No. 189 of 1841.—The Right Hon'ble the Gover-nor General of India in Council is pleased to make the following Promotions:

fantry on this Establishment, and promoted to the rank of Ensign from the date assigned to them in General Orders No. 128, of the 26th May last:

Serjeant Thomas Wear to be Acting Sub-Conductor, from the same date, vice Foster promoted.

J. STUART, Lt. - Col.,

Secy. to the Goot of India, Mily. Dept. FORT WILLIAM, 14th July, 1841.

No. 170 of 1841.—The undermentioned Native Officers, of the Madras Establishment, are admitted to the 1st and 2d Classes of the "Order of British India," with the titles, respectively, of "Sirdar Bahadqor," and "Bahadqor".

First Class. First Class.

Subadar Syed Ahmeed, "Bahadoor," of the 23d Regiment Light Infantry, from the 20th May, 1841, with the title of "Sirdar Bahadoor", vice Subadar Chokalingum discharged.

Second Class.

Subadar Major Shaik Davood, of the 10th Regiment N. I., from the 20th May, 1841, with the title of "Bahadoor", vice Subadar Syed Ahmeed, "Bahadoor"

door," promoted.

J. STUART, Lt.-Col., Secy. to the Govt. of India, Mily. Dept.

FORT WILLIAM, 14th July, 1841.

No. 171 of 1841.—Lieutenant Roderick Norman MacLean, of the 2d Regiment N. I., is promoted to the rank of Captain, by Brevet, from the 12th July.

Assistant Surgeon A. C. Gordon, at present attach-

Assistant Surgeon A. C. Gordon, at present attached to the Political Agency at Loodianah, was placed in the Political Department, on the 5th instant, at the disposal of His Excellency the Commander in Chief.

Captain J. H. Craigie, of the 20th Regiment N. I., Commanding 3d Infantry, His Majesty Shah Shoojah's Force, obtained by an order in the Scoret Department, dated 5th instant, leave of absence to visit India, on private affairs, from the 15th September 1841 to the 15th May 1842.

Assistant Surgeon A. R. Morten, M. D., obtained by an order in the Political Department, under date the 5th instant, six months' leave of absence; on Medical Certificate, from the 20th Jung, the day on which he made over to Assistant Surgeon William Pringle, M. D., the Medical Change of Dargesing.

Lieutenant J. H. Fulson, of the 3d Regiment N. I., was appointed in the Judicial and Revenue Department, on the 6th instant, to officiate as Junior Assistant to the Commissioner of Chota Magnore.

# GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL OF IND IA

PORT WILLIAM, 14th July, 1841.

No. 172 of 1841s—The following Promotions are made in the undermentioned Corps of the Native Army :

Corps.	Rank and Names.	To what Rank promoted.	From what date.	In whose Room.
lat Regt. Native   Infantty   Inf	Jemadar Bhowanay Sing.  Raylidar Pirthee Sing,  Subadar Benee Sing,  Jemadar Rostum Sing,  Jemadar Rostum Sing,  Jemadar Rostum Sing,  Jemadar Shakk Subrattee,  Havildar Coosul Sing,  Jemadar Soorut Sing,  Havildar Peer Khan,  Jemadar Bedlaput Dootsy,  Havildar Sewdeen Panday,  Jemadar Munsah Sing,  Havildar Babadoor Khan,  Jomadar Narah Sing,  Havildar Lowton Opudea,  Havildar Lowton Opudea,  Havildar Lowton Opudea,  Havildar Lowkurree Sing,  Jemadar Omrah Lulinka,  Havildar Ghazee.  Havildar Shakk Bahadoor,  Havildar Shakk Bahadoor,  Havildar Shakk Bahadoor,	Subadar, Jemadar, Subadar Mejer, Ditto, Subadar, Jemadar, Jemadar, Jemadar, Jemadar, Jemadar, Ditto, Ditto, Ditto, Ditto, Ditto, Subadar, Jemadar, Jemadar, Ditto, Ditto, Ditto, Subadar, Jemadar, Ditto, Ditto, Subadar, Jemadar, Ditto, Ditto, Ditto,	Ditto, Annual Stall, Ditto, Stall April, 1841, Ditto, Stall May, 1841, Soth Jan, 18	Shaik Emam Buksh Invalided. Bhowanny Sing prometed. Rampersud Panday Baha door invalided. Nerbaun Sing, Sirdar Baha doer invalided. Dinto ditto ditto. Rostum Sing promoted. Jarasehug Sing invalided. Sank Sukrattes prometed. Socklatul Sing invalided. Socklatul Sing invalided. Socklatul Sing invalided. Bediaput Doobay promoted. Dhoorbul Sing struck off. Munsuh Sing promoted. Dhoorbul Sing struck off. Munsuh Sing promoted. Khurrugman deceased. Mya Ramb ditto. Bheeke Doobay ditto. Narain Sing prumoted. Laick Sing invalided. Busaswau Sing ditpo. Omrah Lallah proincted. Mongmay deceased.

J. STUART, Lt. Col., Secy. to the Govt. of India, Mily. Dept.

#### FORT WILLIAM, 16th July, 1841.

No. 174 of 1841.—The Pay, Batta, and other Allowances for July 1841, of the Troops at the Presidency and at the other Stations of the Army, will be issued on or after Saturday the 7th Proximo.

J. STUART, Lt.-Col.,

Secy. to the Govt. of India,

Mily. Department.

#### FORT WILLIAM, 14th July, 1841.

No. 178 of 1841 .- Major General Sir Robert Ar-No. 173 of 1841.—Major General Sir Robert Arbuthnot, K. C. B., whose appointment to serve on the Staff of the Army in India, vice Major General Sir Willoughby Cotton, G. C. B. and K. C. H., was announced in General Orders to Her Majesty's Forces, dated the 12th April last, having reported his arrival, is admitted on the Staff of this Presidency, from the 12th Instant.

J. STUART, Lt. - Col.

Secy. to the Govt. India, Mily. Dept.

# RULES RELATIVE TO THE BONDING OF RUM,

Produced at Licensed Distilleries worked in the European method. Such Rum being removed under Bond for expertation by Sea.

Parties working under License. Distilleries constructed and worked in the European method, will be allowed to remove Rum there produced direct to Calcutta, without the predicts payment of the Still Head Dait stiff excepting a Hold to the Han ble the Rat Ludia Company, sinding themselves to pay Eight Annas per Wine Gellon being Leviable under the constituted Abkarr Tax. Section 4. Classe 1st. and Still Hand Electric for easy Regulation VIII of portion of the Schritts so bond 1998.

The Calcutt months from the date of the Bond Still for the Calcutt months from the date of the Bond.

Second of the superior of the Bond Still Hand Still for the superior of the Bond Still for the Bond Still for the Still for the Bond Still for the

Approximate the second of the mindential and

Third.—The Distillery and Apparatus will be \* Under Section 10, Regulation II. of 1802.

Fourth.—The Board of Quatoms, Salt and Opinm, may refuse the accurity tendered without assigning any cause.

\*The strength to be determined by Syker's Hydrometer, the Instrument used by the Excise in England.

\*The strength to be Gallons, and no quantity of less than 1000 Wine Gallons, will be allowed to be removed from the Distillery under Bond. No Spirits to be removed of a strength below London proof.

Sixth.—On the Bond being duly executed, an order with corresponding marks and numbers, will be desued to the Collector of Land Revenue or other Officer duly authorized, under whose supervision the Distillery is worked, directing him to permit the quantity bonded to pass from the Distillery without payment of the Still Head Duty, at the same time a true copy of the Bond will be forwarded to the Collector of Calcutta

Seventh.—The Darogah or other Officer in charge of the Distillery, will not allow any Cask of Rum to leave the Distillery without the following marks out or legibly painted on the Cask:

1. The name of the Distillery and known mark of

the Proprietor.

2. The quantity of Rum contribed in the Cask.

3. The strength of the Rum over London proof, as for instance the marks for Dhobah will staid thus

Menning,5 de grees over or abov London prooff



parks must be put at such and habove London Proof must be

Ninth.—On the Rum being removed from the Distillery, the Collector of the District, or other Officer duly authorized will grant a Pass for its protection to Calcutta, (as is now done when Spirits pay the Still Head Duty) and then immediately make his return to the Roseri that they have been so removed. the Board that they have been so removed.

Tenth.-The Calcutta Custom House to have no cognizance of the Rum until it is brought for exporta-tion. If the Proprietors of Rum Distilleries or their Agents should rent a Godown on the Custom House Premises, the Rum as brought from the Dis-tillery may of course be lodged in that Godown. But all Rum so lodged on the Custom House Premises all four so lodged on the Custom Rouse Fremises must be considered as intended exclusively for export by Ses. In other words, no Rum lodged in Godowns on the Custom House Premises, can be passed into town subsequently, nor be passed otherwise on any account except for direct Ses Export.

Eleventh.—On Bengal Rum being brought to the Custom House for exportation, the exporting Parties shall declare in writing by what Bond it is protected, and shall produce the Pass of the Collector of Land Revenue, or other Officer duly authorized to grant Passes, and the Factory Invoice, it shall then be guaged for quantity, and proved to ascertain strength by a Custom House Officer. If the strength be not less than that shewn by the mark on the Cask, which hy a Custom House Officer. If the strength be not less than that shewn by the mark on the Cask, which Cask must be the same in which it was removed from the Distillery, the Rum shall be allowed to pass for Sea Export, and the quantity be written off on the copy of the Bond, which will previously have been furnished to the Collector of Sea Customs from the Office of the Board of Customs, Salt, and Opium. If the strength be less than the mark on the Cask, the Cask and Spirits in question shall be liable to confiscation and forfeiture to Government. No Rum shall be allowed to be exported below London Proof, shall be allowed to be exported below London Proof, and any brought to the Custom House below London Proof shall be confiscable to the Govern-

Twelfth.—When the entire bonded quantity is written off upon the copy of the Bond, the Collector of Sea Customs shall return the said copy of the Bond (or otherwise certify the full exportation of the Rum covered by that Bond) to the Board of Customs. Salt and Opium, and the Bond in the Board's keeping shall then be cancelled.

Thirteenth.—If at the expiration of four months the entire quantity of Rum covered by any Bond shall not have been exported and written off as proshall not have been exported and written off as provided in the preceding Clause, the Board of Customs, Salt and Opium, on the same being certified to them by the Collector of Calcutta Customs, will proceed to recover the duty at the rate of 8 Annas per Wine Gallon, conditioned to be paid upon each quantity of Rum as may not have been exported under the said Bond. Fourteenth -It shall be the province of exporters

Reurisenth—It shall be the province of exporters to see that the exports made from time to sinte under Bond are properly written off or certified on the copy of such Bond which is to possession of the Collector of Calcutta Cretoms, and they the exposters shall testify that it was correctly so written off by their signature to the entry.

Pifteenth—Time-expired Bonds shall be renewable under the authority of the Board of Customs, Salt and Opium, in the event of its being shewn to the satisfaction of the Board that the parties executing the Bond have been unable, from the occurrence of some unforeseen obstacle or accident, to export the entire bonded quantity within the period of the currency of the Bond. It is to be fully understood however, that the Board reserve to themselves the power of declining to renew time-expired Bonds without assigning uny reason for so doing, in which case the duty of 8 Annas per Gallon on the unexported quantity shall be levied. shall be levied.

Sixteenth -A Shipment of Rum, being 1,000 Wine Gallons or upwards, is entitled to drawback of the consolidated Still Head or Abkarry Duty of 8 Annas per Gallos, whether paid in cash or secured by Bond, being subject to the prescribed Expert Customs

Seventeenth.—A shipment of Rum being less than 1,000 Wine Gallons will not be entitled to drawback of Still Head or Abkarry Duty whether paid in cash or sepured by Bond; the Customs Duty will not be leviable on such Shipments.

Eighteenth.—A maximum allowance, as per following scale, will be made on account of ullage and leakage on Rum brought to Calcutta from the Mofussil for exportation by Sea:

For a distance not exceeding 100 Miles 5 per Cent. Ditto, ditto. 200 Do. 7½ ditto. For all distances in excess of 200 Do. 10 ditto.

By Order of the Board of Customs, Salt and Opium, the 15th July, 1841,

H. TORRENS, Secretary.

A BKARRY.—Notice is hereby given, that from and after the 15th instant, Rum brought into Calcutta from Distilleries in the Suburbs will be subject to payment of Abkarry Tax at the ordinary consolidated rate of Eight Annas (Company's) per Gallon, instead of the Still-head Duty of Six Annas (Sicca) hitherto levied.

Parties desirous of bringing Rum into Calcutta under Bond, can be furnished with instructions for so doing by application at this Office.

By Order of the Board of Customs, Salt and Opium, the 10th July, 1841,

H. TORRENS, Secy.

NOTICE is hereby given, that at any bour before One o'Clock on Monday, the 19th Instant, Sexled Tanders will be received in this Office, for the undermentioned quantity of Salt, lying at the Government Golaham Balkea, after which the Board will fix a Price for the said Salt.

The Tenders will express in Company's Rupses the price offered by the Tendering Parties per Hundred Manual for the said Salt. The Tenders must be marked "Tenders for Madras Permit Salt," and must specify on the Envelope the name of the Party tendering, or that of his Mooktear or Gomashta; and it is further provided, that no Tender shall be opened unless the Party tendering or his Mooktear or Gomashta is present at the time fixed for opening such Tender, nor shall any Tender be considered valid unless accompanied by the sum of One Hundred Company's Rupees as Earnest Money, the same to be carried to the credit of the Party as payment for the Salt, in case his Tender is accepted, or otherwise seturned to him.

The Partles tendering to satisfy themselves as to the quality of the Salt, by personal inspection of the Munters at the Board's Office.

#### DESCRIPTION OF THE SALE.

Agency.	Ghant.	Year of Mandlanture.	Quantity.
dras Permit Saltan	Customa, Salt-and Ophim, the l	)84T- <b>48</b>	Mds. 10,000

#### ECCLESIASTICAL.

The Right Reverend the Lord Bishop of Calcutta has appointed the Reverend Richard Panting, Chaplain, to be a Surrogate for the Chaplainey and Station of Singapore, in the Archdeasonry and Diocese of Calcutta, for granting Episoopal Licences of Marriage.

Dated at Calcutta, this 12th day of July, 1841,

. W. H. ABBOTT,

Registrar.

Agenta. Intended Departure. To what Port. Touching at.  Idam, Scott and Co., Ditto.  Mancham, Scott and Co., Ditto.  Mackey and Co., Ditto.  C. DeSouza and Co., Ditto.  L. DeSouza and Co., Ditto.  L. Desouza and Co., Ditto.  Ditto.  London.		of the open at this Office.		South are open at this	Office.	
1dam, Scott and Co., Ditto, London.	Name of Vessel.	Agents.	Intended Departure.		Touching at.	Remarks.
	Steamer Ganges, Adam, Careline, Bahamian, Living Back Swan, T. De City of Poonah, Allan, Allan,	Scott and Co.,  Kettlewell and Co.,  gaton, Syers and Co.,  ckey and Co.,  Souza and Co.,	leth July. Ditto, Ditto, I7th Ditto, Solih Ditto, Ditto, Ditto,	Moulmein. Mauritius. Ditto. Liverpool. Chius. Ditto.	Singapore.	

#### OVERLAND LETTERS AND POSTAGE.

The hereby notified for general information—

Pirat.—That all Liebers and Newspapers, except Soldiers and Sailors' Letters, intended for transmission by the Overland Mails, and except those specially marked in via Falmouth," will be sent through France, and thus be subject to the heavier rate of postage.

Second.—Letters and Newspapers addressed to France as well as those to other foreign countries, with which France is the immedial communication (if the latter are expressly directed to beso sent) will be midd up in Packets and sent to the Franch Post Master at Marseilles; but Exters for Foreign Countries, other than France, if not specially directed to France, will be included in the Packets or England. Letters, &c., for places lying between Bombay and Marseilles, will be despatched in acquaints Resolute.

Third.—Letters for the United Kingdom of Great Britain, weighing less than a quarter of an ounce, and passing through France, are charged single postage, which by that route amounts to 2s. 8d. By the Falmouth route, Letters of half an ounce in weight, are subject to single postage only, which by that route, has now been reduced to 1s.

Newspapers, if sent via Falmouth, are free of postage; but if transmitted by the way of Marseilles, they are charged 2d, each.

H. S. OLDFIELD.

Offg. Post Master General.

Port William, Genl. Post Office, the 27th May, 1840.

OTICE.—The Public are hereby informed, under orders of Government, dated 29th January, 1839, that excavations, surrounded with fences, and having ights at night, are in progress in the undermentioned Thoroughfares in the Town of Calcutta.

Lower South Division.

Surface Drain, on the Southside of Middleton Street, to be constructed

Upper North Division.

Chitpore Road, West side, from opposite Dwarkeynoth Tagore's Lane to Churruckdangah Street, Aqueduct to be built.

R. J. ROSE, Offg. Supt. Conservancy.

#### CUSTOMS.

List of Packages lying unclaimed at this Office.

1 Box, W. Spokes, 1st European Regt. 4th Company, per Roberts.
1 Parcel, J. Swan, Governor's Clerk, per Reliance.
1 Ditto, J. Poate, care of Mr. Bastard, per ditto.
1 Box, Cendr. J. Baldock, Ordnance Department, per Carnatic.
1 Parcel, Mr. Gilbert, Clerk H. M. S. Nimrod, per India.

Parcel, Mr. Gilbert, Clerk H. M. S. Nimrod, per India.
 Butts, marked Z in diamond, per Walmer Castle.

2 Hhds. & 2 Butts, do C B S 25, 26, 5, 6, per do.

2 Butts, ditto 4 diamonds S O, per ditto.

Mountaineer.

1 Trunk, marked J C, per Indian Queen.

1 Chest, no mark, per ditto.

1 Parcel, Jss. Crooke, per Jamaics.

1 Case, H. Ward, 83d Regt., per Winchester.

1 Ditto, Mr. Fagan, per Colombo.

1 Ditto, W. B. Hamilton, care of R. J. R. Campbell, per Mary and Susan.

1 Parcel, Revd. Mr. Haberlin, per Hindostan.

1 Ditto, Lt. G. Crispin, care of Colvin and Co., per ditto. 1 Parcel, Revd. Ber. Haberns, per annual ditto, Lt. G. Crispin, care of Colvin and Co., per ditto.
2 Ditto, E. T. Downes, ditte, per ditto.
1 Ditto, Editor of the India Beview, per ditto.
1 Ditto, A. Nicholson, Cadet, per ditto.
1 Ditto, Officers 55th Regt., per ditto.
1 Ditto, J. Murray, Inspir. Genl. of Hospitals, per ditto.
1 Ditto, S. D. Birch, Bank of Bengal, per ditto.
1 Ditto, S. D. Birch, Bank of Bengal, per ditto.
1 Box, Lieut. Col. Booth, care of Griffiths and Co., Madras, per Eliza:
2 Parcels, H. and A. Crooke and Co., per Rajasthan.
1 Ditto, Jamiesona and Co., per ditto.
1 Ditto, Willis and Earle, per ditto.
1 Ditto, Willis and Earle, per ditto.
1 Ditto, Patterns of P. 54 tisles, per ditto.
1 Case, Captain F. Angelo, per City of Poonah.
1 Package, J. Eliport, per Drongan.
1 Raraci, Capt. T. Lysaght, per Tameriane.
1 Ditto, M. R. Gubbins, per ditto.
1 Ditto, Bayd, H. S. Fisher, per ditto.

1 Ditto, S. D. Birch, Bank of Bengal, per ditto.
1 Ditto, Lieut. Coll. J. Stewart, per ditto.
1 Ditto, B. T. Downes, per ditto.
1 Ditto, Lieut. A. Cunningham, per ditto.
1 Tin Box, Ven'ble Archdeacon Dealtry, per Gentoo.

1 Package, C. Trower, per George the Fourth.

1 Qr. Case, per Asia.

R. WALKER.

Collector of Govt. Customs

Calcutta, 16th July, 1841.

The Collector has no objection to pass Packages, which are intended for private use, and not for Sale, mappened—provided that at the time they are applied for, satisfactory proof of their contents in the shape of Invoices, Bills, or Letters of Advice are produced. In the absence of these documents, owners should depute a person to be present at the opening of their Packages.

The Collector has nothing to do with the landing of Packages from Ships, nor with forwarding them to their owners or destinations.

#### SHERIFF'S OFFICE, 2D JULY, 1841.

OTICE is hereby given, that a Sessions of Oyer and Terminar and Cent Delices and Terminer and Gaot Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the said Town of Calcutta, on Monday, the Second day of August next, at 12 of the Clock at Noon.

W. C. BRADDON, Sheriff.

The Court will open on the first day of the Sessions, at 12 o'Clock at noon, and upon each succeeding day, precisely at 11 o'Glock in the forenoun, of which all persons are required to take, notice.

W. C. BRADDON, Sheriff.

সরিণ আফিষ ২ জুলাই ১৮৪১ সাল---

সমাচার নেওরা যাইডেছে যে আগামী ২ অ গম্ভ ১৮৪১ দাল দোমবার দুই প্রছরের সময় সহর কলিকাডার কোটি উইলেমের এব০১ ডাছার অন্ত পাতি যে সকল স্থান ছয়িমিতে বলগেলে কোট টই লেমের স্থেম কোট আপান আদালত খ্রে ওয়ের **हेत्रानत अव०. अज्ञारतनही खर्था यहा मुग्नम** मञ्जूकीय त्याकमभाव निकारण जत्मा अक मित्रान खरोष शिक्षक क्षितिका

W. C. BRADDON, Sheriff.

**এই সেবিয়ান জংগ্রাকাল প্রান্ত বলিবেক ডা** ছার প্রথম দিন দুই প্রহরের সময় ভাছার পর क्षितिन १५ घणात्र नमग्र वनीतिक विविद्य मकरन सहय हासन

. W. C. BRADDON, Sheriff.

# BANK OF BENGAL,

15тн. Јигу, 1841.

OTICE is hereby given that agreeably to the XXXVI. Section of the Charter, Act No. VI. of 1839, the Annual General Meeting of Proprietors of the Bank of Bengal, will be held at the Bank on Tuesday, the 3d Proximo, (Monday, the 2d Proximo, being a holiday) at 11 a. M.

Published by Order of the Directors,

T. BRACKEN, Secy. to the Bank.

#### MOTICE.

## MIRZAPORE STONE MEHAL.

THE following agreement, signed by Mr. T. Menzies, Theekadar of the cluties of the Mirzspore Stone Theekadar of the duties of the Mi Mehal, is published for general information.

By order of the Sudder Board of Revenue N. W. P, (Signed) H. M. ELLIOT,

Secretary.

Allahabad, 1st July, 1841.

Having taken a Lease of the duty levied on Stones at

Having taken a Lease of the duty levied on Stones at the Quarries of Chunar and Mirzapore, I hereby consent, abide by the conditions hereinafter set forth.

1st. That which is leased to me is the right to collect the duty on Stones before they are removed from the Quarries according to the provisions of Regulation II. of 1800.

2nd. I will not interrupt any person in the exercise of the right reserved to the public, of freely quarrying Stones, as set forth by the Regulation.

3rd. I will keep constantly suspended in my Office and in that of any Agent whom I may employ, and in a conspicuous place in each Quarry, a table of the rate of duty leviable on Stones. according to Clauses 2 and 3. Section 3, of Regulation II. of 1800, written in a legible hand in the Persian and Hindee characters. I will also keep suspended in all the above places any Table which may be furnished me by the Collector, of the amount of duty on Stones according to their sizes. to their sizes.

4th. On receipt of an order to that affect from the Collector, I will immediately remove any Chokee to which that Officer shall object. I am at liberty to place such and so many Chokees as I may think fit wherever the Collector

may not object.

5th I will not obstruct the free passage of Stones beyond or without the circle of Chokees, and will not make any demand on Stones in transit beyond those limits.

any demand on Stones in transit beyond those limits.

6th. An application made to me in writing by a person to remove Stones from the Quarry, I will, within 24 hours, adjust the demand of duty, and on tender of the amount, furnish a Rowanah to the applicant.

7th. If any dispute should arise about the amount of duty leviable on any despatch, I will abide by the order of the Collector.

8th. If I should detain any despatch on suspicion of smuggling, I will, within 24 hours, report the same to the Collector and be guided by his orders, as to the detention or release of that despatch.

9th. If I should break any of these conditions, the Collector is at liberty to annul my lease and make such provision for the collection of the Government duties on Stones as he may judge proper.

In witness whereof I have hereunto set my hand this Ninth day of June, 1841,

In the presence of (Sd.) J. WALKER,

Dy. Colly.

J. Holling.

Head Clerk.

(Signed) Trees. Manuals.

Signed and executed by Mr. T. Manzier this day,

9th June, 1841, Mirza- } poor Collectorship.

> (Signed) W. E. Money, Acting Collector. (True Copy.)

> > (Signed) ... H. M. ELLSOT, Secretary.

# NOTICE.

REWARD of 200 Rupees will be given to any A person procuring the apprehiacion of Issur-chunder Banerjea, an inhabitant of Jorganico, in Cal-cutta, and late a Darogah of Ghant Monohuegunga, in the Salt Agency of 24 Pergunnahs,

# MEMORANDUM.

The Ball stronged this day Fope County (44)

(Signed) V. L. BEES.

In charge of the Observatory.

SURVEYOR GENERAL'S OFFICE Calcutta, 13th July, 1841.

OTICE of Public Salo. In satisfaction of a Decree of the Civil Court, (unless intermediately liquidated) at the Collector's Office, Zillah Cuttack, on Saturday, the 7th August, 1841, corresponding with 25th Srabun 1248 U.

Name of Estate to be sold, and Perguonah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Amount Sudder Jumms.	Amount of Decree in satisfaction of which it is now to be Sold.	Name of Plain- tiff,	Remarks.
No. 1, Killah Durpun, }	Raja Shaik Ukbur } Heosain,	7810 10 2	19841 9 7	Doorgapersad Pundit deceased, Uncle and Mafez of Gopenath Pun- dit minor, adopt- ed Son of Maha- tab Rai Pundit.	This is a very profitable Estate — Produces Paddy, Gram, Tobacco, Sugar Cane, &c., and offers a most desirable investment for Capital.

Zh. Cuttack, Collr's. Office, the 5th July 1841.

E. E.

G. G. MACKINTOSH, Offg. Collr.

NOTICE of Public Sale for Arrears of Revenue, &c. unless intermediately liquidated, at the Collector's Office, of Zillah Mymunsingh, on Friday, the 6th August 1841, or 23rd Srabon 1248 B. S., prepared as per Form received with Commissioner's Circular No. 322, dated 14th November 1835.

Names of Mehals to be sold, and of the Pergunnah in which they are situated and Number of the Lot in the Collector's Sale Advertisement.	Recorded Proprietors.	Amount of Sudder Jumma.	Arrears of Revenue, including Interest for the Quist of May, 1841.	Remarks.
No. 1. Pergh. Allapsing, Ha.  1 Anna 6 Gds. 2 Crs. 2 Kts.,	Shibkishore Acharge Chow-} dry, &ca.,	5,098 7 2	163 14 0	
,, 3. Ditto Ditto, Ha. 4	Chundrobolee Dibbea, &ca.,	15,016 12 1	468 10 4	
Annas, including Izmallee Matean Degur,	Rowshun Khatoon Chow-	21,538 <b>3 5</b>	559 6 11	This Mehal is under Butwarrab.
7 As. including Iz- mallee Abdoolpore, & ors.,	Bebun Bebee & ors.,	9,853 1 7	248 7 11	
,, 38. Ditto Cogmarree, Ha }	Golucknath Roy Chowdry,	9,831 0 10	823 3 4	,
,, 34. Ditto Ditto, Ha. 5 As. ? including Izmellee,	Doyamoe Chowdrane & ors.,	8,580 0 5	304 14 1	
38. Tupeh Kooreekhye,	Chundrobolee Dibbea & ors.,	10,910 15 2	322 1 11	· § .
,, 49. Pergh. Hosenshye, ) & Joar Hosenpore, including Izmallee,	E. K. Hume, Esq. & ors.,	45,457 14 6	1,954 4 8	,
,, 54. Ditto Mymensing, Ha. 4 As. including Burbeella,	Shumbochunder Chowdry } & ors.,	29,653 15 8	747 12 1	This Mehal is un- der Butwarrah.
, 55. Ditto Mymensing, Ha. }	Tarreenykunth Laborree & ors.,	32,445 9 11	657 2 8	Ditto.
,, 56, Ditto Ditto, Ha.	Narainee Dibbea Chowdrane }	32,443 3 4	818 12 4	
,, 57. Ditto Ditto, Ha.	Buggoruttee Dibbea & ors.,	32,561 4 7	469 6 7	
,, 70. Ditto Nusserojeal, Ha. As. 10 Gds., including illegally separated Mehals,	Joygugut Chunder Chow-	7,194 1 1	223 0 3	-
Ditto Boosing, Ha.	Reish Bissonath Sing & ors.,	18,889 5 4	216 8 9	
	make		1 37	

These Lands produce Paddy, Sugar Cane, Indige, Coccanuts, &c. &c. &c.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Moorshedabad, on Saturday, the 24th July, or 10th Scabun, 1248 B. S.

Names of Mehals to be sold, and of the Pergunnah in which they are situated, and No. of Lot in the Collector's Sale Advertisement.	d of the Pergunnah in which by are situated, and No. of t im the Cullector's Sale		Arrears of Revenues including Interest up to the Quist of April 1841.	Remarks.
1. Pergh. Coonwurpertaub, &c., 2. Hoodah Eccoree, &c., }  8. Kist. Pergh. Casheepore,	Rajah Kishenchunder Sing and Ranee Un- nopoorns. Rajah K. Kishenchunder Sing, Kooer Ram Chund Sing & Ranee Jurao Koon- wur,  Doorgapurshand, Kashee- noth, Bholanauth, Kis- nonath, Shibsoondree, Bhoobonessuree, Bejoy Kisuo, Raje Kishore and Radha Benode Das,	182647 9 6 105428 8 8 8076 12 5	84501 14 5 7752 14 2 1170 5 0	These Lands produce Indigo, Paddy, Mulberry and S. ar Cane.
	The abovementioned Estates ar	e still under But	warra.	
1. Pergunnah Rokunpore, 5. Hoodah Shakhalleepore, 9. Hoodah Poorsuttumbatty, 11. Hoodah Paitkabatty, 23. Dehee Gunkur Churkha,  831. Turf Munecahdehee,  Kist. Ph. Futteh Sing,	Seetanath Sandial,	69762 12 11 9848 11 4 8856 8 2 115 <b>40 4 3</b> 14886 12 10 12916 4 <b>3</b> 46826 <b>4</b> 9	20604 0 8 401 7 4 195 6 0 1042 5 1 833 14 11 3654 13 0 38778 14 5	Ditto.

Moorshedabad, Collector's Office, the 2d July, 1841.

PIERCE TAYLOR, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Jessere, on the 23d day of July 1841 next, corresponding with 9th Srabun 1248 B. S.

	Name of Mehal to be sold, und of the Pergunnah in Thich it is situate' and No. of Lot in Collector's Sale devertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest and Penalty.	Romarks.
1	Ph. Essupore Ameerabad,	Beemulia Dossea,	14994 15 11	805 10 9	Indigo, Date Free, Sugar, and all kinds of Grain are produced in this Mehal.
5 6 7 8.	S As. 4 Gs., or	Sreenarain Singh,	71211 11 71 18454 2 9 29492 8 3 46182 10 2	8047 18 15 148 2 4 603 14 9 2899 13 3	

Zillah Jessore, Collector's Office, the 8th July, 1841.

C. STEER, Offg. Collecter.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zilleh Jessore, on the 23d day of July 1841 next, corresponding with 9th Stabun 1248 B. S.

	Name of Mehal to be sold, and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement,	Recorded Proprietor.	Annual Sudder Jumms.	Arream of Revenue; including interest and Penalty	Remarks.
3.	4.3	Essurehünder Pal Chowdry }	47822 5 61	486 S D1	Sugar, and silkinds of Green are produced in this Manal.
<b>8</b> . 5.	Tf. Koulbareah in Ph. Ma- } bomedsbye,	Ramkanie Deb Roy, and ors Easprohunden Pal Chowdey ? & ors	8285 2 11 42888 7 5	448 10 11 (<1440 7 1	Do.,.

Zillah Jessere, Collector's Office, the Sth July, 1841.

C. STEER, Offy. Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillab Hooghly, on Tuesday, the 27th July 1841, corresponding with 18th Srawbun 124 \* B. S.

Name of Mehal to be sold, and of Pergunnah in which it is situated, and Number of Lotin Collector's Sale Advertizement.	Recorded Proprietor.	Amount Sudder Jumma.	Arrears of Re- venue, includ- ing Interest for the Kist of April 1841.	Remarks.
No. 12. Jugodishpore, Ph. Borae,	Collynoth Chowdry, &c.,  Radhapersaud Roy,  Ditto;	38687 2 0 10441 15 0 11598 6 6	1800 12 9 508 14 7 567 7 8	This Land produces Paddy, &c. Ditto. Ditto.

Hooghly, Collector's Office, 3d July, 1841.

W. H. BELLI, Collector.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Hooghly, on Tuesday, the 27th July, 1841, corresponding with 18th Srawbun 1248 B. S.

Name of Mehal to be sold, and the Pergunnah in which it is situated, and Number of Lot in Collector's Sale Ad- vertizement.	Pergunnal in which tuated, and Number a Collector's Sale Ad-		Arrears of Revenue, including Interest for the Kist of April 1841.	Remarks.
No. 16. Heydnyrampore, Ph. Chowmooha, 17. Saunkkhally, Ph. Rauliah, 18. Baheergurrah, Ph. Bulleegurry. 19. Cooldohow, Ph. Chundercona, 20. Neekurbaug, Ph. Do., 21. Bunpore, Ph. Do., 22. Augur, Ph. Do.,	Joykissen Mookerjea, &c. } including Chackran, } Prannoth Chowdry, &c., Do, do. including Chackeran, Collynersaud Roy, &c., in- cluding do } Ramchunder Gungopaddhea, do, do., } libseumbhur Seel, &c., do. do. Joykissen Mookerjea, &c., } do. do., }	45245 1 8 10148 0 8 7958 1 7 10794 10 4 11259 7 2 10840 7 9 10984 10 7	810 7 1 559 18 2 212 8 5 557 12 4 804 18 8 581 3 4 585 2 9	{ This Land produces Paddy, &c. Do. Do. Do. Do. Do. Do. Do. Do.

Hooghly, Collector's Office, 3d July, 1841.

W. H. BELLI, Cellector.

THE Public are hereby informed, that the Sub-Treasure will negotiate Bills upon the undermentiqued Provincial Treasures, at the rate cited, to the extent of the surplus that is available at each Treasury:

LOWER PROVINCES.

Backergunge Bancoorah, Dacca, Dinagepore, Jessore,	At per and three days' sight.
Mymunsing,	en e

C. MORLEY, Acct. General.

Fort William,
Accountant General's Office,
the 17th July, 1841.

WITH the Sanction of Government, the following Advertizement is published for general information By Order of the Govern Management,

JOHN MeQUEEN, Secy. M. O. S.

Orphan Society's Office, Kidderpore, } 5th March; 1839.

# ADVERTISEMENT.

It being understood that Public Officers, in ignorance of the existence and nature of the Orphan Press Contract

with Government, occasionally employ other Preses to the prejudice of the Orphan Institution, the General Management deem it expedient to publish, for general information, the following extract of a Letter from Mf. Secretary Prinsep, shewing that the Orphan Press has the exclusive privilege of Printing for Government

I am directed to acknowledge the receipt of your letter of the 6th instant, and in reply to state that it is by no means the intention of the Government to withdraw any part of its printing business from the Orphan School Establishment, or to allow Public Officers to give a preference to other Presses. On the contrary, the Vice Predent in Council has declared his readiness to enquired into every case in which other Establishments may be employed to the prejudice of the interests of the Orphan School, whenever such may felt under his notice or be made the publicat of supressentation.

(Signed) B. T. PRINSEP,

Sery. to Government Genl. Dept.

Council the Chamber, 7th August, 1892.'

ECOND LOTTERY of 1841, for the Improvement of the City of Calcutta.

Fifth Day's Drawing ; Friday July 16, 1841.

#### PRIZES.

No. 3075 Prize of 50,000 Co.'s Rupees.

No. 2549 Prize of 5,000 Co.'s Rupees. Nos. 2643 1763 and 1012 Prizes of 1000 Co.'s Rupees

Nos. 1516 2553 and 3102 Prizes of 500 Co.'s Rupees

Nos. 2696 418 and 1405 Prizes of 250 Co.'s Rupees

Nos. 4077 2325 939 928 496 2876 2464 2582 4171 708 489 4032 1390 1610 and 215 Prizes of 120 Co.'s Rupees each.

8690 2857 4241 2836 J. F. HYDE.

877 \$648 949 4514 2503 1867 858 4508 2887 267 4805 926

515 4181 2422 661 692 3166

899 749 5801 482 1586 8685

692 3166 3863

87 1662 1893 749 5801 468

Secy. to the Lottery Committee. CALCUTTA, JULY 16, 1841.

4774 8297 2181 858 4508 2887 257 4305 926 3695 4638 \$228 8249 2556 868 65 1533 615 8337 697 2756 2753 458 4524 8369 1739 8849 2187 2882 2091 1683 2819 1958 4889 2736 1094 776 3073 4576 2418

1343 1892 4664 2285 1288 3150 3299 2750 1524 4364 4014 223 285 628 736 2783 87 1662

84 4896 1277 4750

565 1308

2947 2264

460

4080

2506

2506 888 8694 8346 1679 717 480 2629 4838 8841 4460 2787

1266 1437 8816 1499 1731 4423

495

The Seventh Day's Drawing will take place at the Town Hall, on Friday next, the 28d Instant, at half past 9 o'clock precisely, and Tickets may be had at the Bank of Bengal and Lottery Office at 180 Rugues each.

#### REPORT

Showing the smallest depth of water in the Bhaughruttes, Jellind ghee, and Matchangah Rivers, also their Rise and Fall from ghee, and Matchingan reservite the 1st to the 1sth July 1811.

Names of Kiners.	Smal	of water.		Time	Total Biss	1	2		Total Fall.	1	
Bhangiruttee Piver.	n.	in	ſι	in	ft	in	(t	110	ft	in	
Above the entrance,	14	0	8	$2\frac{1}{2}$				0	1	П	
At its entrance,	15	0	0	0	0	0	0	0.	1	0	
From thence to Jug-C	13	0	o,	0	0	0	0	0	0	0	
gernauthpore,: J	ll	- 1	- 1						1		
From Juggernauth-	13	0	U	0	0	0	0	0	0	0	
pore											
From Jungypore to }	12	0	0	0	0	0	0	0	0	ò	
Sadduckhaugh	1		Ĭ	ľ	١	-		-			
From Sadduck.	in	0	0	0	0	0	0	0	0	0	
baugh to Berham.		١	١	١	١٧	ľ	, "	1	١	١٦	
From Berhampore	12	0		,	١,		١,	0		0	
to Cutwa	12	יי	į o	0	0	0	0	1	0	٧	
And from Cutwa to \	12	0	0	0	0	0	0	0	0	0	
Nuddesh,	1	ľ	١٣	1	١٠	ľ	ľ		ľ	1	
Jellinghee River.											ì
At its entrance,	8	2	1	,11	8	8	n	0	1	02	
From thence to}	7	6	١.	0	0	0	0	0	Ι٨	0	
Bausemarree,	1	ï	0	۳	١٧	יי	١٠		ľ	ľ	
From Bausemarres	1 7	6	0	0	0	0	0	0	0	0	
to Teeahkattah {			١	1	Į						
to Soonatullah	8	3	0	0	0	0	0	0	0	0	
And from Soonstut.		3	1		١.	١.	١.,	١,	١,	0	
lab to Molagunge	8	13	0	0	0	0	0	0	١٧	0	
Matabangah River.		!	1								
At its entrance,	.10	3	2	i o	9	4	0	0	1	13	1
From thence to ?	وا	3	0	1 "	10	0	0	0	0	0	
Haut Bolomb }	1	١	1 "	1	i "	۱۳	١	ľ	1	1	l
From Haut Boleah	9	l o	ļ o	0	0	0	o	0	0	0	l
to Katchikattah,. { From Katchikattah }	1			1	1		t .	1	1	1	1
to Kishengunge,	18	9	0	0	0	0	0	0	0	10	1
and		l	1	1	1	١	1	1	1	1	
From Kishengunge	9	9	1	0	10	10	۱,	0	10	0	
to Soobpare,	1	۱ٌ	١,	1	1	1	1	١	1 "	1	
		•	١_		1	1				1	

Wм. M. SMYTH, Captain, Engineers, Supt. Nuddeah Rivers.

Alipore, 14th July, 1841.

# Sleeman's 2d Report on Thuggee.

# This-day is published,

And for Sale, for the benefit of the Orphan Press, (Demy 8vo. pp. 660-Price 10 Rs.)

#### REPORT

ON THE DEPREDATIONS

COMMITTED BY

# The Thug Gangs

OF

# Upper and Central India.

FROM THE

Cold Season of 1896-37, down to their gradual suppression, under the operation of the measures adopted against them by the

SUPREME GOVERNMENT IN 1689.

With a Preface, Introduction, voluminous Index, and large coloured Map of that portion of the Mingdom of Oude most infested with Thugs.

BY MAJOR SLEEMAN.

Commissioner for the Suppression of Thugges and Descrite.

G. H. HUTTMANN,

Supt. Orphan Press.

March 10th, 1841.